1 (Jury not present)

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THE COURT: Good morning, everyone.

ALL COUNSEL: Good morning.

THE COURT: Any matters to discuss?

MS. MERMELSTEIN: Incredibly briefly, your Honor. We received a number of new defense exhibits last night. I think a large number of them are more tax records; they are going to fall into the buckets we've already thought about. But one we wanted to object to before it gets shown to Mr. Sweet. It's Defense Exhibit 1626.

We're not plugged in so I don't know if someone can pull it up for the Judge. It's a photograph of what I assume, although I don't know, is Mr. Sweet's vacation home. I can't see any relevance to a photograph of a home he purchased. It seems to me that its only relevance is to suggest somehow that he was wealthy, that he owned a vacation home — an argument I would note the defendants explicitly moved to preclude the government from making with respect to the defendants and which the government agreed was not proper. And so, since I think it has no relevance at all, it should be precluded. And that's our only issue to raise this morning.

THE COURT: OK. Mr. Weddle.

MR. WEDDLE: Your Honor, in my view, the witness minimized his conduct when he said that he took deductions and did this 1031 exchange related to a vacation home or cabin, and

MR. WEDDLE: And, your Honor, if I could just add?

mean, it demonstrates the -- I can't think of the right word -- blatancy, if I can probably make up a word, of his tax frauds.

THE COURT: Of his tax?

MR. WEDDLE: Of his tax frauds.

And I think that, you know, the objection that this — maybe this is a cabin, it looks like a cabin to me, I think that is an objection that goes to the weight, not the admissibility. It is for the jury to determine whether they think that this is actually impeaching or not impeaching. They may think, oh, you know, Brian Sweet purchased a cabin. That is not minimizing at all. I think it is a totally fair representation.

THE COURT: But whether it is a cabin or not, isn't the tax fraud issue sort of whether it was rented or not rented?

MR. WEDDLE: No. Let me back up for a second.

I think the tax fraud issue -- and this is a critical point, and I read the transcript last night and I'm not sure I was completely clear in some of my arguments. What is unusual about Brian Sweet is not that he cheated on his taxes and has pled guilty to these crimes. What is unusual -- because obviously we've all seen cooperators who have engaged in other bad conduct. What's unusual about Brian Sweet is the number of times he lied to the government about his conduct and his trickling representations to the government about his conduct

and his continuing criminal conduct while meeting with the government and while promising to them that he was coming clean and was accepting responsibility for his conduct.

And so the 1031 exchange issue is something that he never revealed to the government until the government started meeting with him it looks to me like three successive business days, and it looks to me as if Mr. Sweet spent the weekend studying the documents on his hard drive. And that's a period of time between December 13, 2018, two months ago, and December 17, 2018. And what was happening at that time is that the defense, collectively, were in communications with the government and disagreeing with the government about the extent to which the government should produce the contents of Brian Sweet's hard drive.

At the same time the government was telling us that there is no Giglio or Brady discovery material in what we were asking for, Mr. Sweet was spending the weekend trying to figure out what we were going to get, and he finally came in on December 17th and said, well, there is this 1031 exchange.

Even on that day, your Honor, he seemed to be claiming that it was valid, that it was a proper exchange. That was a lie, and it was a violation of his plea agreement. The entirety of his conduct from January 4th to December 17th was a violation of his plea agreement with respect to that.

So, it is a critical point. And it is not just more

it is impeaching because the of the word "cabin," I don't know. But I don't see how the picture makes it more or less likely that it was conceived of as a rental versus non-rental property. I mean, it looks nice. It looks more likely to be a rental property, I don't know.

MR. COOK: Your Honor, one of the things that

Mr. Sweet has already testified and told the government

repeatedly is at the time he engaged in this transaction, he

intended to rent out this property. So he sold the apartments.

He bought this million-dollar vacation home. And he said at

the time I intended to use it as a rental property. That was a

lie at the time.

And I think the character of the property is relevant to establish the fact that at the time he knew he had no intention of ever renting it out. So, the picture itself is relevant. This was not a lifetime exchange, using the phrase colloquially. And at the time he knew it was not going to be a lifetime exchange, and the character of the property is further evidence of that fact.

MS. MERMELSTEIN: Yes, that is just wrong. Mr. Sweet did intend to use it as a rental property. He was not lying when he said that. He did not ultimately do it and that makes this a fraud, as the government elicited from him on direct and disclosed to everyone and that's all fine and good. I don't understand how any of the closing arguments about Mr. Sweet's

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THE COURT: OK. I don't see -- I mean, I don't really see a lot of value to the picture, but I don't see it as hugely prejudicial either. So, insofar as there might be a suggestion

- 1 | year, year-and-a-half, since you began speaking with the
- 2 government?
- 3 | A. Yes.
- 4 | Q. You met with the government on many occasions?
- 5 | A. Yes.
- 6 | Q. Over 30 times?
- 7 A. I don't know the exact number but, yeah, quite a few times.
- 8 | Q. It wouldn't surprise you if it was more than 30 times?
- 9 A. No, it would not.
- 10 | Q. And during those meetings, you discussed the subject matter
- 11 | of your testimony?
- 12 | A. Yes.
- 13 | Q. You reviewed with the prosecutors the questions they would
- 14 | ask and the answers you would give?
- 15 | A. We didn't rehearse, if that's what you're asking. They
- 16 | asked me questions and I answered.
- 17 | Q. Well, they gave you a good idea of what they were going to
- 18 | ask you on direct examination, right?
- 19 | A. Yes.
- 20 | Q. And you reviewed documents with them?
- 21 A. Yes.
- MR. COOK: If we could put you up Government's Exhibit
- 23  $\parallel$  1434, which is in evidence.
- 24 | Q. Sir, you were asked questions about this document on direct
- 25 | examination. Do you recall?

- 1 A. Yes, I think so. Yes.
- 2 Q. A series of text messages between you and Ms. Holder?
- 3 | A. Yes.
- 4 | Q. And in this exchange you asked about how to obtain the
- 5 | email addresses for PCAOB board members?
- 6 A. Yeah, one board member in specific or specifically.
- 7 | Q. Well, the first text is, "Do you happen to know how I could
- 8 get the PCAOB board member email addresses?" is that correct?
- 9 | A. Yeah.
- 10 | Q. That's what you said?
- 11 | A. Yeah.
- 12 MR. COOK: And if we could pull back. Thank you.
- 13 | Q. And Ms. Holder suggested that she could ask Mr. Wada. Do
- 14 you see that?
- 15 A. Yes.
- 16 Q. And then you say that you had just asked Randy Bunkley. Do
- 17 | you see that?
- 18 A. Yes.
- 19 | Q. And did Randy Bunkley get you those email addresses?
- 20  $\parallel$  A. No, he was not able to, as I recall.
- 21 | Q. And John got them for you?
- 22 A. John is referring to John Mucha, who was a partner at KPMG,
- 23  $\parallel$  and he was the one who originally asked. So, he got them for
- 24 | himself.
- 25  $\parallel$  Q. So Mr. Mucha was asking you if you could get them but he

- 1 | ended up getting them himself?
- 2 A. That's right.
- 3 | Q. OK. And then you say, in this part of the same
- 4 | conversation -- and if you look at the timestamp -- within one
- 5 | minute of you telling Ms. Holder that John got them, Ms. Holder
- 6 | says, "OK." And then you say, "Tell Wada we owe him big." Do
- 7 | you see that?
- 8 A. Yes.
- 9 Q. And that was within 10 or 12 minutes of you asking
- 10 Ms. Holder if she could help you get those email addresses and
- 11 | her saying "I can ask Wada," correct?
- 12 | A. Yes.
- 13 | Q. And your testimony on direct was that you weren't referring
- 14 | to the conversation in this email -- or this text exchange that
- 15 | had just taken place within minutes, but you were instead
- 16 | referring back to something that's not in the text exchange at
- 17 | all, is that right?
- 18 | A. Yes.
- 19 Q. You cannot testify, as you sit here today, that what you
- 20 | were referring to when you said "Tell Wada we owe him big" was
- 21 | the information that you claim came from Mr. Wada about
- 22 Deutsche Bank and Credit Suisse, is that right?
- 23  $\parallel$  A. No. That's how I remember this text message exchange.
- 24 | That's what I remember thinking in December of 2015.
- 25 | Q. That's not --

A. That is when --

- 2 Q. I'm sorry. I didn't mean to cut you off.
- 3 | A. In December of 2015 was when Jeff Wada had been identified
- 4 | as the team lead for KPMG Japan, and he had been communicating
- 5 | with Cindy about not only that inspection but other
- 6 | international inspections.
- 7 | Q. That's not what you told the government on January 25,
- 8 | 2019, is it?
- 9 A. I don't remember.
- 10 | Q. Do you recall what you told the government when they asked
- 11 | you about what you were referring to when it says "Tell Wada we
- 12 | owe him big"?
- 13 A. I don't remember.
- 14 | Q. You don't remember what you told the government?
- 15 A. I don't remember a specific conversation from January 25,
- 16 | 2019. You asked me about what words I said. I said I can't
- 17 | right now tell you.
- 18 | Q. Let me ask you more broadly.
- In the 30-plus conversations you had with the
- 20 government, do you ever recall telling them that you were
- 21 certain what you were referring to in this text message was the
- 22 | alleged disclosure of confidential information at some time
- 23 previous and not Cindy asking Jeff Wada for a favor in this
- 24 | text message? Do you ever telling the government that you were
- 25 certain they were referring to this other confidential

1 | information?

- A. I'm sorry. Would you ask it one more time, please?
- 3 | Q. That was a complicated question. Let me start over.
- Did you ever tell the government, on any occasion,
- 5 | that you were certain that what you were referring to in this
- 6 | text message was the information you claim Mr. Wada provided on
- 7 | an earlier occasion about Credit Suisse and Deutsche Bank?
- 8 A. I don't remember, sir.
- 9 Q. You said that Jeff Wada first expressed interest in getting
- 10 | a job at KPMG in 2016?
- 11 | A. That is the first time I remember having a conversation
- 12 | with Cindy about that, yes.
- 13 | Q. Well, those are two different things.
- 14 Did Mr. Wada, to your understanding, express an
- 15 | interest in getting a job at KPMG in 2016?
- 16 | A. Yes.
- 17 | Q. And you understand that's different from you and Cindy
- 18 | Holder talking about whether Mr. Wada might be interested in
- 19 coming to KPMG? Right? Do you see the distinction?
- 20 | A. I do.
- 21 | Q. And it is your testimony that in 2016 Mr. Wada actually
- 22 | expressed interest in coming to KPMG?
- 23  $\parallel$  A. I had a conversation with Cindy in March of 2016, when the
- $24 \parallel$  initial list of the dozen or so banks and couple of nonbanks,
- 25 | but that March 28, '16, to say why is Jeff providing this

- 1 | information. And I remember her saying, listen, Jeff -- Jeff
- 2 wants to wait until he gets promoted to associate director at
- 3 | the PCAOB before he applies for a job. He doesn't want to
- 4 | leave the PCAOB yet. He wants to wait.
- 5 And so I remember starting in March of 2016 was the
- 6 | first time having conversations with Cindy where she expressed
- 7 | what Jeff's intent was on leaving and when he wanted to leave
- 8 | and future job prospects.
- 9 MR. COOK: If we could look at Government's Exhibit
- 10 | 1437, which is in evidence.
- 11 | Q. This is another text exchange that you testified about on
- 12 | direct examination. Just take a look at it and see if you
- 13 | recall the conversation.
- 14 | (Pause)
- 15 A. Yes.
- 16 | Q. Do you recall testifying about this exchange?
- 17 A. I think so, yeah.
- 18 | Q. So this is from February 24, 2016, correct?
- 19 | A. Yes.
- 20 | Q. Between you and Ms. Holder?
- 21 A. Yes.
- 22  $\parallel$  Q. And you say on that, 4:36 p.m., "Wada is the freaking man.
- 23 | I'd so love to hire him. Do you think he'd be willing to come
- 24 | do this international role?" Do you see that?
- 25 || A. I do.

- 1 | Q. That's what you wrote?
- 2 | A. Yes.
- 3 Q. Mr. Sweet, Ms. Holder responds to your text message saying,
- 4 | "He's not on KPMG so recusal not an issue. He has two young
- 5 | kids and can't travel that much, but I'm going to keep trying."
- What did you understand her to mean when she said "I'm going to keep trying"?
- 8 A. That she was going to continue to keep encouraging Jeff to 9 seek employment with KPMG and leave the PCAOB.
- Q. And then you respond to her: "Yes for sure. And if he ever changes his mind I'll make a huge push to get him in."
- What were you referring to when you said "changes his mind"?
- 14 A. Changes his mind about leaving the PCAOB.
- 15 | Q. You used the phrase yesterday "circle of trust." Do you
- 16 remember that?
- 17 | A. I do.
- 18 | Q. Mr. Whittle used that phrase after you disclosed to him the
- 19 | PCAOB's 2016 inspection list?
- 20 | A. Yes.
- 21 | Q. You were on the phone with Mr. Whittle and Mr. Middendorf
- 22 | and Mr. Britt, you were all in an office in New York when he
- 23 | used that phrase?
- 24 | A. Yes. I believe they were in a conference room, yes.
- 25  $\parallel$  Q. They were in a conference room together and you were on the

- 1 | phone?
- 2 A. Yes.
- 3 | Q. And to your recollection, that's the first time you heard
- 4 | that phrase used, "circle of trust," in the context of this
- 5 | confidential information?
- 6 A. Yes.
- 7 | Q. Do you know if Mr. Wada was in the room?
- 8 | A. No.
- 9 | Q. He was not, was he?
- 10 A. No.
- 11 | Q. Wasn't on the phone either, was he?
- 12 | A. No.
- 13 | Q. Did you relay the discussion you had with your KPMG
- 14 | partners about your plans for this information to Mr. Wada?
- 15 A. No.
- 16 | Q. That was the purpose of the meeting, right, is to discuss
- 17 | what you were actually going to do with this information now
- 18 | that you had it?
- 19 | A. Yes.
- 20  $\parallel$  Q. And Mr. Whittle said that he needed to maintain a circle of
- 21 | trust?
- 22 A. Yes.
- 23 | Q. What did you understand "circle of trust" to mean?
- 24 | A. I think it's a reference to a movie, but that only the
- 25 | people in that room should know the real intent, that it was to

- 1 | be kept as confidential as possible.
- 2 | Q. And Jeff Wada was not a part of this circle of trust, was
- 3 he?
- $4 \parallel A$ . No, he was not.
- 5 MR. COOK: Could we look at Government's Exhibit 935D?
- 6 | It is in evidence.
- 7 | Q. Sir, you testified about this document on direct
- 8 | examination, and I want to direct your attention specifically
- 9 | to the yellow boxes where the time -- time changes. Do you see
- 10 | that?
- 11 | A. I do.
- 12  $\parallel$  Q. Now, these are emails you exchanged with Cindy Holder on
- 13 | March 28, 2016?
- 14 | A. Yes.
- 15 | Q. What do the yellow boxes represent?
- 16 A. They are the conversion of the email time stamps into
- 17 | Eastern Daylight Time.
- 18 | Q. How do you know that?
- 19 A. Well, I know that because I know what time I spoke with
- 20 | Cindy Holder. I know where I was in California, and I know
- 21 | that 1:35 p.m. Eastern Daylight Time is 10:35 in California,
- 22 which is when I first received -- when I had missed her phone
- 23 | calls, this text message, and then sent this email.
- 24  $\parallel$  Q. So looking at the top email, where it says "5:36 p.m." and
- 25 | then there is a box that says "1:36 p.m. Eastern," do you see

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the email itself. So I'm asking you to confine your answer to what's in the email itself.

Do you know that this email was sent or received at 1:36 p.m. Eastern Daylight Time or 5:36 p.m. Eastern Daylight 1 | Time or Central Time or Mountain Time from the email itself?

MS. KRAMER: Objection, your Honor.

THE COURT: Overruled.

A. I remember this came -- or I responded back within a

minute, as shown on here. I remember being in California and

it was 10:36 California time. I know that the email system at

KPMG, because I was physically in California, it bounces

KPMG, because I was physically in California, it bounces

8 | through servers. I worked in New York. That bounced

international -- I mean, the email time zones were always funny

10 | like this.

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Q. How did that work? Again, I'm asking you not to tell me about the sequence of events from outside the email but what you actually know about how KPMG's email servers work.

A. I can't speak -- I can't speak to -- I'm not an IT expert, but I was constantly traveling in multiple time zones. Other people I worked with were in multiple time zones. I'm

certainly not an email or an IT expert.

Q. I understand. And that's what I'm getting at, Mr. Sweet, is you don't know how the email system within KPMG works and how the time stamps are applied to particular emails, do you?

A. I remember the sequence of events because I was the one who initiated the original email and sent the email at the top, too. I remember exactly where I was. I remember that it was

25 way I've explained it.

late morning California time. So, I believe it's exactly the

- 1 | Q. You believe it's exactly the way you've explained it
- 2 because of your reference to events outside of this email, is
- 3 | that right?
- 4 MS. KRAMER: Objection. Asked and answered and
- 5 | argumentative.
- 6 THE COURT: Sustained.
- 7 BY MR. COOK:
- 8 Q. If we could look at Government's Exhibit 1444, which is in
- 9 evidence.
- 10 Mr. Sweet, you -- do you have the document in front of
- 11 | you?
- 12 | A. Yes, sir.
- 13 | Q. This is the red text, the notes that you testified about
- 14 | extensively yesterday?
- 15 A. Yes.
- 16 | Q. And it's your understanding that these are notes that were
- 17 | taken by Ms. Holder?
- 18 A. Yes.
- 19 Q. Did she explain her notes to you?
- 20 A. Yes.
- 21 | Q. So -- and I want to be clear when I'm asking, did she
- 22 | physically show you the notes and point to portions of the
- 23 | notes and tell you what she meant by the things she wrote?
- 24 A. She sat across my desk from me. I remember her putting the
- 25 notes on the desk. Yes.

- 1 | Q. OK. So let me see if I understand.
- 2 So you were sitting across from each other?
- 3 | A. Yes.
- 4 | Q. And facing each other?
- 5 | A. Yes.
- 6 Q. And a desk between you and the notes on the desk?
- 7 | A. Yes.
- 8 | Q. And she's describing to you what? What is she telling you?
- 9 A. That she had just gotten off the phone with Jeff Wada and
- 10 | that he had shared with her information about who from the
- 11 | PCAOB was going to be put into this Banking Inspections Group.
- 12 | She shared with me this preliminary listing of what the
- 13 PCAOB -- which audit engagements the PCAOB was planning to
- 14 | inspect in 2017. I remember her talking me through her
- 15 conversation with Jeff. I remember looking at this -- these
- 16 | notes as she talked it through, and we went through the names
- 17  $\parallel$  of the people.
- 18 | Q. And so did you come around the table and so you could sit
- 19 | next to each other and sort of review the notes, or she was
- 20 | just describing to you what were on the notes?
- 21  $\parallel$  A. The desk that I had in my office wasn't very wide, so, I
- 22 don't know, a few feet. So she put them down, and I remember
- 23 | sitting across from her, the notes kind of sideways, looking at
- 24 | them with her.
- 25  $\parallel$  Q. Were you present when she took the notes?

- 1 A. No, I was not.
- 2 Q. Did she tell you when she took the notes?
- 3 A. Yes, that it had been from her phone call with Jeff Wada.
- 4 | Q. Did she tell you when that had taken place?
- 5 A. That day, but I don't know the specific time.
- 6 | Q. You don't know the time?
- 7 | A. No.
- 8 | Q. Were the notes in a notebook or was it a single sheet?
- 9 A. It was in a notebook.
- 10 | Q. Spiral notebook?
- 11 | A. Yes.
- 12 | Q. This is not -- Government's Exhibit 1444 -- this is not the
- 13 | inspection list, correct?
- 14 | A. No.
- 15 | Q. Did Ms. Holder tell you that she wrote down the inspection
- 16 | list?
- 17  $\parallel$  A. I saw the inspection list, yes.
- 18 | Q. Was it in her handwriting?
- 19 | A. Yes.
- 20  $\parallel$  Q. The same red text?
- 21 A. Yes.
- 22 | Q. Had the list of issuers?
- 23 | A. Yes.
- 24 | Q. Is that the last time you saw that list?
- 25 | A. We -- after meeting with Cindy, after she shared this with

- 1 | me, as I testified to yesterday, we then went into Tom
- 2 | Whittle's office, her and I. She brought her notebook with
- 3 | her. I remember where I sat, where she sat. She had her
- 4 | notebook on her lap, so I saw it then as we were sharing the
- 5 | information with Tom. And then after finishing the
- 6 conversation with Tom Whittle, we went back into my office and
- 7 | we sat down again. And at that point is when I said, "All of
- 8 | these inspectors, Cindy, let me just take a picture of this."
- 9 Q. I'm going to ask you to just repeat that last phrase. All
- 10 | these inspectors and?
- 11  $\parallel$  A. That can I take a picture of your notes so that --
- 12 | Q. And she responded how?
- 13 A. Sure. She said yes.
- 14 | Q. And was the page open to Government's Exhibit 1444 or to
- 15 | the inspection list?
- 16 A. It was certainly open to this page. I don't remember if
- 17 she had both pages side-by-side, if it was open or folded.
- 18 | Q. What did she say when you asked to take a picture?
- 19 A. She said, OK, sure.
- 20 | Q. And you took a picture of this page, 1444, correct?
- 21 A. Yes.
- 22 | Q. Did you take a picture of the other page?
- 23  $\parallel$  A. I can't remember if I did or not, and I'm not sure.
- 24  $\parallel$  Q. So you remember when you first discussed this list, 1444,
- $25 \parallel$  and the other list, the office you were in with Ms. Holder.

- 1 | You remember how you received it, correct?
- 2 | A. Yes.
- 3 | Q. You remember the orientation of the document as you
- 4 | discussed the list, right?
- 5 | A. Yes.
- 6 Q. You remember going into the other office and the notebook
- 7 was actually sitting in Ms. Holder's lap, right?
- 8 A. Yes.
- 9 | Q. Do you remember what was discussed during the meeting?
- 10 | A. Yes.
- 11 | Q. Do you remember going back to your -- was it your office
- 12 | you went back to?
- 13 | A. Yes.
- 14  $\parallel$  Q. That you discussed these two lists again, right?
- 15 A. Yes.
- 16 | Q. You remember taking a picture of Government's Exhibit 1444?
- 17 | A. Yes.
- 18 | Q. But with regard to the inspection list, you don't recall
- 19 | whether you took a picture?
- 20 | A. I had written them down so I don't remember.
- 21 | Q. In terms of relative significance and benefit to KPMG, you
- 22 | would agree that the inspection list would be more important
- 23 | than Government's Exhibit 1444?
- 24 | A. Yes.
- $25 \parallel Q$ . And if that document existed the way you described it, it

- would be unusual for you not to take a picture of it and take a picture of 1444?
- 3 A. I had written down the names of the issuers that Cindy had
- 4 shared, so I already had taken my own notes of those issuers.
- 5 And we had just gone in and shared that same listing with Tom
- 6 Whittle, so now he knew the names of the issuers, I had the
- 7 | names of the issuers, and so I would agree that that is the
- 8 more significant information but that's why I chose to write
- 9 | that down.
- 10 Q. But it's still your testimony that you are not sure if you
- 11 | took the picture, right?
- 12 A. I remember -- because I deleted the pictures that I took on
- 13 | my phone when I went back through, I don't remember if this was
- 14 | another picture that I had taken and deleted and couldn't be
- 15 recovered. I just don't remember.
- 16 | Q. To your knowledge, no such picture has been recovered?
- 17 | A. To my knowledge, yes.
- 18 | Q. So the only record that we have of the list you claim you
- 19 got from Cindy Holder are the list of issuers that you wrote
- 20 down yourself, is that right?
- 21 | A. I certainly don't know all of the documents that have been
- 22 | recovered --
- 23 | Q. But you knew --
- 24  $\parallel$  A. -- as part of this is certainly what I remember and, yes.
- 25 MR. COOK: If we could take a look at Government's

- 1 | Exhibit 655, which is in evidence.
- 2 Q. You recall Government's Exhibit 655, don't you?
- $3 \parallel A. \text{ Yes, sir.}$
- $4 \parallel Q$ . This is your handwriting?
- 5 | A. It is.
- 6 | Q. So the text -- well, step back.
- January 9, 2017, describe your day that day as best
- 8 | you can recall. Where were you?
- 9 A. I was working out of the KPMG's New York office in
- 10 | Manhattan.
- 11 | Q. Did you have anything on your schedule that day that you
- 12 | recall?
- 13 A. I remember having lunch, and I believe the lunch I had was
- 14 | with Bob Ross.
- 15 | Q. Where did you have lunch with Bob Ross?
- 16 A. We commonly went to a place called Bill's Burger, but I
- 17 don't know if that was the place we went to on that day but I
- 18 went there quite a few times.
- 19 | Q. And Bob Ross was one of your sources of confidential PCAOB
- 20 | information, correct?
- 21 A. Bob Ross did provide me with confidential information.
- 22  $\parallel$  Q. What was his position at PCAOB on January 9, 2017?
- 23 | A. He was an associate director working on one of the other
- 24 | Big Four accounting firm inspection teams.
- 25  $\parallel$  Q. And you were an associate director when you left the PCAOB,

- 1 | correct?
- 2 A. Yes, I was.
- 3 | Q. You would consider Bob Ross a friend?
- 4 | A. Yes.
- 5 MR. COOK: If you could blow up the portion of the 6 handwriting on 655, where it says "Top 30."
- Q. You testified on direct examination that the names in this portion of the document are what?
- 9 A. You are referring to what is in the brackets for the Top
  10 30?
- 11 | Q. Yes. Underneath Top 30, what does that represent?
- 12 A. Top 30 was a grouping -- kind of a classification grouping
- 13 | that the PCAOB would go through where they would identify what
- 14 | each of the biggest firms' Top 30 audit engagements were, and
- 15 | that was a separate criteria that they would evaluate and make
- 16 | inspection selections from.
- 17 | Q. Is this information that you received from Cindy Holder?
- 18 A. Yes.
- 19 | Q. You testified that you wrote down the names of the issuers
- 20 | on the 2017 final inspection list on this document, is that
- 21 | correct?
- 22 A. Are you referring to the other notes, not what we're
- 23 | looking at here, the blue?
- 24 | O. Zoom out.
- 25 Did you write down the names that you received from

- 1 | Cindy Holder of the PCAOB's inspection targets for 2017?
- 2 | A. Yes.
- 3 | Q. And you received those when?
- 4 A. February 3rd.
- 5 | Q. And you wrote them down on this document?
- 6 | A. I did.
- 7 | Q. Which portion of the document reflects those issuers?
- 8 A. It is -- everything that is in blue on this document was
- 9 | what I wrote down on -- from that conversation with Cindy, plus
- 10 | the other notes that I added on the side, as we talked about
- 11 | yesterday.
- 12 | Q. When did you first tell the government that what you just
- 13 described, the portion of the document that you just described,
- 14 | is actually the 2017 final inspection list?
- 15 A. I don't remember what date.
- 16 Q. Generally?
- 17 A. I don't know, sir.
- 18 | Q. You don't remember?
- 19 A. I remember describing this document to them, and because it
- 20 was a document that I had delete from my phone following the --
- 21 | following me becoming aware of the internal investigation and
- 22 | it was a document, as I mentioned yesterday, that I burned, I
- 23 | didn't think that it could be recovered, and so I remember
- 24 | describing this document to them and what I had done when they
- 25 | first asked me about it.

- 1 | Q. Do you remember discussing this document with them a couple
- 2 of days ago?
- 3 | A. Yes.
- 4 | Q. Do you remember discussing with them the black writing in
- 5 | the upper right-hand portion of the document?
- 6 A. Yes.
- 7 | Q. And what did you tell them about the black writing in the
- 8 | upper right-hand portion of the document two days ago?
- 9  $\parallel$  A. That it reflected my notes of the -- of the initial
- 10 | January 9th conversation, the initial listing of inspection
- 11 | targets that Cindy had received from Jeff Wada.
- 12 | Q. That was the first time you told the government that,
- 13 | wasn't it?
- 14 | A. Yes.
- 15 | Q. And that was February 19th, just a couple of days ago, is
- 16 | that right?
- 17 | A. Yes.
- 18 | Q. It would be fair to say that the topic of how you obtained
- 19 | the 2017 final PCAOB inspection list is one of the most
- 20 | important topics of conversation you have had with the
- 21 government since you began your conversations with them, is
- 22 | that fair?
- 23 A. I think it's pretty important, sure. Yes.
- $24 \parallel Q$ . It's been critical to, what, all of your discussions,
- 25 | 30-plus discussions with the government?

- 1 | A. Yes.
- 2 | Q. And in none of those discussions, none of them until just a
- 3 couple of days ago -- you were about ready to testify -- did
- 4 | you tell them for the -- did you ever tell them until then that
- 5 | these were your notes of the 2017 final inspection list?
- 6 A. It -- I had an opportunity to review this document and
- 7 | really think through it, and so by actually being able to look
- 8 | at my notes and the words and how I wrote it, it certainly
- 9 | helped refresh my recollection.
- 10 | Q. February 19, 2019, was that the first time you were shown
- 11 | this document?
- 12 | A. I don't believe so, no.
- 13 | Q. You've seen it many times before, for months, right?
- 14 | A. Yes.
- 15 | Q. So it is not accurate for you to testify that only then did
- 16 you have an opportunity to review the document and consider
- 17 | what it actually meant?
- 18 A. In the past -- well, in the past we were much -- I remember
- 19  $\parallel$  being more focused on what's in blue, the final listing,
- 20 | because there is just so much information there.
- 21 | Q. Sir, isn't it true that in not just one but in multiple
- 22 conversations with the government they presented you with
- 23 | what's been marked as Government's Exhibit 655 and asked you to
- 24 | tell them what everything on this document meant, right? They
- 25 | went through the whole thing with you?

- 1 | A. Yes.
- 2 | Q. Multiple times?
- 3 | A. Yes.
- 4 | Q. Right?
- 5 | A. Yes.
- Q. And only on the eve of trial did you come up with this new information, revelation, recovered memory, that --
- 8 MS. KRAMER: Objection your Honor.
- 9 THE COURT: Sustained.
- 10 Q. Have you remembered anything else about this document since 11 you testified on direct?
- 12 | A. No.
- 13 | Q. You testified, I believe -- and correct me if I am wrong,
- 14 Mr. Sweet -- that Mr. Wada accessed the GNF Planning Profile in
- 15 order to obtain the 2017 inspection list?
- 16 | A. Yes.
- 17 | Q. You don't know that, do you, yourself?
- 18 A. I was -- no, I wasn't there when he accessed it.
- 19 Q. And Ms. Holder did not tell you that Mr. Wada told her that
- 20 | that's what he did?
- 21 | A. Cindy explained to me how Jeff got the information and why
- 22 he had access to this information and --
- 23  $\parallel$  Q. Did Ms. Holder tell you that Mr. Wada accessed the 2017 GNF
- 24 | Planning Profile?
- 25  $\parallel$  A. She said that he accessed the planning information in the

- 1 PCAOB's IIS folder for KPMG.
- 2 Q. Now, you told the government, when asked about what
- 3 Ms. Holder told you on that conversation, that you only had the
- 4 | clear impression that that's what Mr. Wada did, not that
- 5 Ms. Holder told you that Mr. Wada said he had accessed that
- 6 document, isn't that right?
- 7 A. I asked her to explain to me how and why Jeff would have
- 8 | access, and she explained that. And because I'd worked at the
- 9 PCAOB for so many years, I'm very familiar with the IIS system,
- 10 | thought through -- I mean, I put it -- yeah. Yes.
- 11  $\parallel$  Q. So Ms. Holder did not tell you that Jeff Wada told her that
- 12 he accessed the document; that was simply an impression you got
- 13 | from what Ms. Holder was saying, correct?
- 14 | A. Yeah.
- MR. COOK: Let's look at Government's Exhibit 1067.
- 16 | It is in evidence.
- 17 | Q. Let's look at the first sentence of the email.
- 18 Could you read the first sentence of the email,
- 19 please, Mr. Sweet.
- 20  $\parallel$  A. Would you like me to read it out loud or to myself?
- 21 Q. Out loud.
- 22 A. Out loud. OK.
- 23 | "Tom Attached is the screening analysis that Cindy
- 24 and I pulled together based off of our own experiences of how
- 25 | the PCAOB performs its planning."

- 1 Now, you testified on direct that you said that "Cindy and 2 I pulled together based off our own experiences, " that you used 3 that language instead of the fact that you got it from somebody 4 else because you were concerned that Mr. Whittle might forward 5 it, the email, on to other people; do you recall testifying 6 along those lines?
  - But I think you may be confusing the two different versions of this email. So, this was the initial bank screening analysis that Cindy and I had put together in November of 2016. And then following the information that Cindy had received from Jeff in January 9th, one of the actions was that Tom asked us to add these -- the four additional banks into this version, this is the original version, and edit this listing and then re-send it.
  - Q. Let me ask this again.

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- When you said that "Cindy and I pulled together based off our own experiences of how the PCAOB performs its planning, " and you were referring to the attached document, was that a true statement, that you came up with this listing based on solely your own experience?
- 21 We -- as part of doing that, we also accessed the 2015 22 planning information that I had stolen from the PCAOB and had copied onto my PCAOB computer.
  - I see. So, let me ask my earlier question a little bit differently, then.

The reason why you didn't mention that you got the information from the 2015 document that you had taken was because you were concerned that Mr. Whittle might forward this email along, is that right?

- A. I'm sorry. Would you ask it one more time?
- Q. I believe you testified yesterday that you were concerned that Mr. Whittle would forward this email to other people and that's why you wrote it the way you did and did not mention that the source for the insights in this attached document was information you had stolen from the PCAOB.
- 11 | A. Yes.

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- 12 | Q. You did testify to that, correct?
- 13 A. I don't remember if that was in the context of the January
  14 or this listing, but, yes.
- Q. Well, let me just ask you about this one, then. Let's set aside what you said before.

Is it true that you did not mention the 2015 list that you stole in this email because you were concerned Mr. Whittle would forward the email to other people and then they would know that you had taken documents?

- A. Yeah. In part, yes.
- Q. In part? What were the other reasons why you framed it the way you did?
- A. Well, Tom -- Tom Whittle was also aware that I had these documents, so some of this didn't -- some of that didn't even

- 1 | need to be said.
- Q. Well, you told Mr. Whittle this is based off our own
- 3 | experiences?
- $4 \parallel A. \quad Mm-hmm.$
- $5 \parallel Q$ . It is not as if you left it open and let him fill in the
- 6 | blanks as to how you got the documents. You told him this is
- 7 | based on your own experiences. And you did that deliberately
- 8 | because you didn't want the fact that you had inside
- 9 | information to be in this email with the possibility of it
- 10 | being circulated. Right?
- 11 | A. Yes.
- 12 | Q. And the reason -- the additional reason why you didn't
- 13 mention the 2015 document in here is because by framing it the
- 14 | way you did, it made you and Cindy Holder look good, right?
- 15 A. Yes.
- 16 | Q. That you were able to actually think and plan and predict
- 17 on your own; you didn't need to rely exclusively on stolen
- 18 | information?
- 19 A. That's right.
- 20  $\parallel$  Q. So if you told the jury yesterday that the reason you
- 21 | framed it this way was simply because you were concerned about
- 22 | security, that wouldn't have been the whole truth, right?
- 23 | A. I think, as I said yesterday, that in all of this, all of
- 24 | this sharing of confidential information, I did it in part
- 25 | because I knew that it was career-advancing for me. It made me

- 1 | Q. You testified yesterday that you pled guilty to two crimes
- 2 | in connection with your conduct, correct?
- 3 | A. Yes.
- 4 | Q. You entered your guilty plea in front of a magistrate judge
- 5 on January 5, 2018, correct?
- 6 A. Yes.
- 7 Q. Before you entered your plea, just as before you took the
- 8 | stand here, you raised your right hand and swore to tell the
- 9 | truth, correct, you took an oath?
- 10 | A. Yes.
- 11 | Q. The same oath that you are subject to today?
- 12 | A. Yes.
- 13 | Q. The judge during this process told you that failing to tell
- 14 | the truth would be a crime, right?
- 15 A. Yes.
- 16 | Q. You told the truth during that hearing, didn't you?
- 17 | A. Yes.
- 18 | Q. As part of that guilty plea, you were asked by the judge to
- 19 | tell him in your own words what it is that you did that was in
- 20 | violation of the law?
- 21 | A. Yes.
- 22 | Q. After he asked you that, you read a prepared statement to
- 23 | the court?
- 24 | A. Yes.
- 25 | Q. Somebody else wrote that statement for you, right? You can

- 1 | answer yes or no.
- 2 A. Yes. I'm trying to be very careful not to --
- 3 | Q. I'm not asking you to invade your attorney-client
- 4 | privilege. Somebody else wrote it for you?
- 5 | A. Yes.
- 6 Q. But after you were done reading your prepared statement,
- 7 | the judge asked you another question. He asked you whether you
- 8 committed these acts; when you committed these acts, did you
- 9 know that they were illegal and in violation of law. Do you
- 10 | remember that question?
- 11 | A. Yes.
- 12 | Q. You did not have a prepared statement for that question,
- 13 ∥ did you?
- 14 | A. No.
- 15 Q. You answered that on your own?
- 16 | A. Yes.
- 17 | Q. When you answered that question, the question being when
- 18 | you committed these acts did you know they were illegal and in
- 19  $\parallel$  violation of the law, you said that you did not have an
- 20 | understanding of that at the time but that you understand it
- 21 | now. Is that what you said?
- 22 A. Yes.
- 23 | Q. That was true, wasn't it?
- 24 | A. It was true. You asserted what I was doing was wrong --
- 25  $\parallel$  Q. There is no question pending. Once you started working at

- 1 | KPMG in May 2015, you immediately focused on helping KPMG find
- 2 | additional PCAOB people to recruit, right?
- 3 A. I was asked even before joining to identify who else might
- 4 be good candidates for KPMG to hire.
- 5 Q. This was a significant concerted effort by KPMG to bring
- 6 over PCAOB inspectors, right?
- 7 | A. Yes.
- 8 | Q. They had enjoyed some success, is that true?
- 9 A. You mean the firm?
- 10 Q. The firm, KPMG.
- 11 | A. Yes.
- 12  $\parallel$  Q. They were successful in bringing people over?
- 13 | A. Yes.
- 14 | Q. How many people, approximately, that you are aware of did
- 15 KPMG recruit from the PCAOB from 2015 until your departure in
- 16 | 2017? I know you won't know exact, but roughly.
- 17 A. Ten, maybe more.
- 18 | Q. Could be more than that?
- 19 A. Yes. Somewhere around there, I believe.
- 20 | Q. Did you have a hand in assisting, recruiting, encouraging
- 21 | many of those people to make that change?
- 22 A. Yes.
- 23 | Q. When you started at KPMG in May 2015, Mr. Whittle
- 24 | specifically asked you and Joe Lynch to create a list of PCAOB
- 25 | employees that KPMG could interview, right?

- 1 | A. Yes.
- 2 | Q. Joe Lynch was also a former PCAOB employee?
- 3 | A. Yes.
- 4 | Q. You created that list in May 2015 with Mr. Lynch containing
- 5 | individuals at the PCAOB that you believed and Mr. Lynch
- 6 | believed KPMG should consider?
- 7 | A. Yes.
- 8 | Q. The list was broken down into three tiers, right?
- 9 A. I think so.
- 10 | Q. Correct me if I'm wrong, but the three tiers were, first,
- 11 | people who expressed interest in KPMG whom you thought were
- 12 | really good. That was one category, right?
- 13 A. I think so.
- 14 | Q. Interested and good. Then, people who would be willing to
- 15 | move to KPMG but were not that good; bucket number two, right?
- 16 A. I think so.
- 17 | Q. So interested but not good. Then, number three, people who
- 18 | had not expressed an interest in KPMG but that were good. Does
- 19 | that sound right?
- 20 A. Generally, yes.
- 21 | Q. Interested and good; interested, not good; not interested
- 22 | but good?
- 23  $\parallel$  A. I think so, yes.
- 24 | Q. Confusing enough?
- 25 | A. Yes.

- 1 | Q. The idea of this list and the three tiers was that you
- 2 | would try and recruit people from the good list, right? Those
- 3 | were your targets?
- 4 | A. Yes. The purpose of the list was to share it with Tom
- 5 | Whittle and then take direction and help recruit, yes.
- 6 | Q. Was Mr. Wada on this list?
- 7 A. I don't remember.
- 8 | Q. After Mr. Whittle received this list, you met with him and
- 9 Mr. Lynch to discuss the recruits, potential recruits?
- 10 A. Say that one more time, please, sir.
- 11 | Q. After you sent the list to Mr. Whittle, you and Mr. Lynch
- 12 | met with him to discuss it?
- 13  $\mid A$ . I think we may have met with him first and then sent it,
- 14 | but I can't remember the order. I think we met with him first.
- 15 | Q. In any case, you discussed it with Mr. Whittle?
- 16 | A. Yes.
- 17 | Q. In addition to creating lists of potential recruits, you
- 18 also as part of this effort would edit or make comments to
- 19 | colleagues' résumés that were sent to you?
- 20 | A. Yes.
- 21 | Q. That included many of your former colleagues with PCAOB?
- 22 | A. Yes.
- 23 | Q. That included Sean Kelly's résumé?
- 24 | A. I can't remember if I edited Sean's résumé, but I remember
- 25 | supporting him through his application process, so I very well

## J@asm1d128-cr-00036-JPO Documare299- Fiteds 63/13/19 Page 45 of 247 1215

- 1 | may have.
- 2 Q. Do you remember sending Mr. Kelly your actual résumé for
- 3 | him to use as a template?
- 4 | A. I may have. I know I did that with several people.
- 5 | Q. It wouldn't surprise you if you had?
- 6 A. No, it would not.
- 7 | Q. You also received David Knibbs' résumé?
- 8 A. Yes.
- 9 Q. And Jung Lee's résumé?
- 10 A. Yes.
- 11 | Q. Cynthia Holder's résumé, obviously?
- 12 A. Yes.
- 13 | Q. And Jeff Wada's résumé?
- 14 A. Yes.
- 15 | Q. Which you got from Cindy Holder?
- 16 | A. Yes.
- 17  $\parallel$  Q. That was in 2017, right?
- 18 A. Yes.
- 19 | Q. It was not in 2016?
- 20 A. No.
- 21 | Q. Not in 2015?
- 22 A. No.
- 23 | Q. Mr. Wada didn't send you his résumé directly, did he?
- 24 A. No.
- 25 | Q. Your response to the email you received from Cindy Holder

- 1 | containing Mr. Wada's résumé, that went back to Cindy Holder,
- 2 | correct?
- 3 | A. Yes.
- 4 | Q. Did you submit for consideration Mr. Knibbs' résumé, do you
- 5 | recall?
- 6 A. I did. I recall doing that.
- 7 Q. Did you submit Mr. Lee's résumé for consideration by KPMG?
- 8 A. Yes.
- 9 Q. You of course submitted Ms. Holder's résumé, and she was
- 10 | ultimately hired, right?
- 11 | A. Yes.
- 12 | Q. You testified that you provided feedback on Mr. Wada's
- 13 résumé in order to encourage the theft of confidential
- 14 | information, is that right?
- 15 A. Yes.
- 16 Q. Is that true of all the individuals whose résumés you
- 17 | provided comments on?
- 18 A. No.
- 19 | Q. Was there anything special or extraordinary about the
- 20 comments you provided to Mr. Wada's résumé?
- 21 A. Not that I remember.
- 22 | Q. They were along the lines of the same comments you provided
- 23 | to everyone else's résumé that came across your desk, right?
- 24 | A. Most likely, yes. I don't remember the specific comments
- 25 on his versus others, but probably.

## J@asm1d128-cr-00036-JPO DocumBret299- Fiteds 03/13/19 Page 47 of 247 1217

- 1 | Q. In June 2016 you were the KPMG liaison for the PCAOB's
- 2 | inspection of Century Bank Corp.?
- 3 | A. Yes.
- 4 | Q. Jung Lee was a PCAOB inspector of Century Bank Corp. in
- 5 | 2016, right?
- 6 A. Yes, he was.
- 7 | Q. Mr. Lee sent you -- let me back up. He was an inspector at
- 8 | Century Bank Corp. in June 2016?
- 9 A. Yes, for the PCAOB.
- 10 | Q. He sent you his résumé in April 2016?
- 11 | A. Yes.
- 12 | Q. Two months before he was inspecting KPMG, he was sending
- 13 | you his résumé?
- 14 | A. Yes.
- 15 | Q. You felt that Mr. Lee was not as objective as he normally
- 16 | would have been on that inspection, right?
- 17 | A. Yes.
- 18 | Q. You felt like he cut KPMG some slack?
- 19 A. That was my general sense, yes.
- 20 | Q. That was at the time you had his résumé in hand?
- 21 A. Yes.
- 22 | Q. Jeff Lutz was also a PCAOB inspector at Century Bank Corp.
- 23 | in June 2016, right?
- 24 A. Yes. He was the associate director on that leading the
- 25 | inspection.

- 1 | Q. Mr. Lutz sent you his résumé two months after the
- 2 | inspection?
- 3 | A. Yes.
- 4 Q. You told Mr. Lutz on receiving his résumé that things are
- 5 definitely in motion, do you remember that?
- 6 A. I don't remember that, but I certainly may have.
- 7 | Q. It wouldn't surprise you if you had said that?
- 8 A. No.
- 9 | Q. Take a look at Government Exhibit 1073. This was the
- 10 | résumé that Cindy Holder forwarded to you from Mr. Wada, an
- 11 | email with the résumé attached?
- 12 | A. Yes.
- 13 | Q. You had testified earlier that you had seen that Mr. Wada
- 14 used colorful language to describe his view of the PCAOB?
- 15 A. Yes.
- 16 | Q. I believe you read some of that to the jury.
- 17 | A. Yes.
- 18  $\parallel$  Q. You yourself had used colorful language to describe the
- 19 | PCAOB to your colleagues at KPMG, right?
- 20 | A. Yes.
- 21 | Q. You had referred in fact to an entire group of colleagues,
- 22 | on video, to leaving PCAOB as being like leaving the dark side
- 23 || from Star Wars, right?
- 24 | A. I remember, yes.
- 25  $\parallel$  Q. Like you were Darth Vader taking off the mask and joining

- 1 | the light? I think that's how you described it.
- 2 A. I remember, yes, saying something like that.
- 3 | Q. When you were first interviewed by the lawyers, when you
- 4 | were interviewed by KPMG's lawyers, you testified you lied
- 5 quite a bit to them, right?
- 6 A. Yes.
- 7 | Q. Was everything you told them a lie?
- 8 A. No.
- 9 Q. You lied about the things that could get you into trouble,
- 10 | right?
- 11 A. Yes. I generally tried to point blame at other people and
- 12 | underemphasize my role in this, yes.
- 13 | Q. Point blame to other people?
- 14 | A. Yes.
- 15 | Q. Do you recall telling those lawyers that Ms. Holder had
- 16 | told you that Mr. Wada simply was not interested in commuting
- 17 | to New York as he may have been required to do if he joined
- 18 KPMG?
- 19 A. I don't remember if that was one of the things I said to
- 20 | them or not.
- 21 | Q. That would have been true, though, if you had said it,
- 22 | right?
- 23 | A. Would you repeat it one more time.
- 24  $\parallel$  Q. Sure. Do you remember Ms. Holder telling you that Mr. Wada
- 25 || was not interested in joining KPMG because he didn't want to

- 1 | commute to New York?
- 2 A. I don't remember.
- 3 Q. You don't remember that?
- 4 | A. I don't.
- 5 | Q. What did you do with Mr. Wada's résumé once you received it
- 6 | other than give comments back to Ms. Holder? Did you pass it
- 7 | along to KPMG?
- 8 A. No, I did not.
- 9 Q. You did not forward it to your partners and suggest that he
- 10 be hired?
- 11 A. No, I did not.
- 12 | Q. You did not escalate his résumé at all?
- 13 | A. No.
- 14  $\parallel$  Q. This is because you remembered asking Ms. Holder if Mr.
- 15 Wada even wanted to move to New York and Ms. Holder commenting
- 16 | in the negative, do you remember that?
- 17 | A. There were a number of reasons why I didn't pass it on
- 18 | initially.
- 19 | Q. You didn't pass it on, that's my question.
- 20 | A. No, I did not.
- 21 | Q. Among the reasons you didn't pass it on was because Mr.
- 22 | Wada had had some negative interactions with Louann Sakala?
- 23 | A. I remember, yes. No, yes.
- 24 | Q. You weren't sure that he could even be hired because of
- 25 | that?

- 1 A. Right.
- 2 | Q. The deal that you negotiated with the government, when you
- 3 | negotiated that, you were represented by counsel, correct?
- 4 A. I am represented by counsel, yes.
- 5 | Q. But when you negotiated the deal with the government, you
- 6 were represented; you didn't do it on your own?
- 7 | A. No.
- 8 | Q. Look at Government Exhibit 1450, which is in evidence. Do
- 9 you recognize, sir, this document as being the initial
- 10 cooperation agreement that you signed with the government?
- 11 Maybe we can flip through it to your signature.
- 12 A. Yes.
- 13 | Q. That's your signature?
- 14 | A. Yes, it is.
- 15 | Q. Your lawyer signed it as well?
- 16 | A. Yes.
- 17 | Q. Also signed by Ms. Mermelstein?
- 18 A. Yes.
- 19 | Q. It is your understanding that both you and the government
- 20  $\parallel$  are required to follow the terms of the agreement?
- 21 A. Yes.
- 22 | Q. Like a contract, right?
- 23 | A. Yes.
- 24 | Q. You are testifying here today that pursuant to this
- 25 | agreement the government has required you to testify?

- 1 | A. Yes.
- 2 | Q. Let's talk about how the agreement came about. Before you
- 3 | signed it -- your first meeting with the government was in July
- 4 | 2017, right?
- 5 | A. Yes.
- 6 | Q. That was just a couple of months after this whole thing
- 7 | fell apart and it was discovered by KPMG that you had this
- 8 | information?
- 9 | A. Yes.
- 10 Q. That took place when?
- 11 A. Beginning in February of 2017.
- 12 | Q. Beginning of February 2017 is the end of this activity at
- 13 KPMG. Then you had a couple of interviews with KPMG's lawyers,
- 14 | right?
- 15 | A. Yes.
- 16 | Q. Then it escalated from there and you became aware that now
- 17 | you had federal prosecutors who wanted to talk to you?
- 18 A. Yes.
- 19  $\parallel$  Q. Now you knew it was serious?
- 20 | A. Yes.
- 21 | Q. Now you knew that the government was actually considering
- 22 | criminal charges?
- 23 | A. Yes.
- 24 | Q. So you met with the government on July 25, 2017, at the
- 25 U.S. Attorney's office here in New York?

- 1 A. I don't remember the specific dates, but yes.
- 2 | Q. Generally, it was in July of 2017?
- 3 | A. Yes.
- 4 Q. You had three lawyers there representing you?
- 5 | A. Yes.
- 6 | Q. There were lawyers there also from the U.S. Attorney's
- 7 | office?
- 8 A. Yes.
- 9 Q. Was Ms. Kramer there?
- 10 A. Yes.
- 11 | Q. And Ms. Mermelstein?
- 12 A. Yes.
- 13 | Q. You had a lawyer or lawyers there from other branches of
- 14 | the U.S. Department of Justice?
- 15 A. I don't remember.
- 16 | Q. Do you remember a lawyer being there from the SEC?
- 17 | A. Yes.
- 18 | Q. There were also federal agents, U.S. postal inspectors
- 19 | present?
- 20 | A. Yes.
- 21 | Q. There were a lot of people there?
- 22 A. Yes.
- 23 | Q. You were interviewed?
- 24 A. Yes.
- 25 | Q. Prior to that interview you were shown a proffer agreement,

- 1 do you remember that?
- 2 A. Yes, I believe so. Yes.
- 3 | Q. Let's take a look at Defense Exhibit 1625 marked for
- 4 | identification. Take your time and take a look at the
- 5 document. We will scroll through it for you. Tell me if you
- 6 remember it. Is that your signature?
- 7 A. It is my signature, yes.
- 8 | Q. Do you recognize the document?
- 9 | A. Yes.
- 10 | Q. Are those your initials next to each paragraph?
- 11 | A. No, I don't believe so. Would you mind going back up to
- 12 | the first page?
- 13 | Q. Sure.
- 14 A. No, those aren't my initials.
- 15 | Q. Do you remember reading the document while you were in the
- 16 | room?
- 17 | A. Yes.
- 18 | Q. Did you understand it?
- 19 | A. Yes.
- 20 | Q. If you didn't understand it, you had three lawyers there
- 21 who could help, right?
- 22 A. Right.
- 23  $\parallel$  Q. You would have asked them and they could have explained it,
- 24 | correct?
- 25 | A. Yes.

- 1 MR. COOK: Your Honor, I offer 1625.
- 2 MS. KRAMER: No objection.
- THE COURT: Defense Exhibit 1625 is received.
- 4 | (Defendant's Exhibit 1625 received in evidence)
- 5 Q. Let's go to the last page. July 25, 2017, correct?
- 6 A. Yes.
- 7 | Q. This was your first meeting with the government?
- 8 A. I believe so, yes.
- 9 Q. They didn't know what you were going to say? Not from you
- 10 | anyway, right?
- 11 | A. I don't know what they knew. But yes.
- 12 | Q. They didn't know if what you were going to tell them would
- 13 be helpful or unhelpful to their case?
- 14 | A. I don't know what they knew, but . . .
- 15 | Q. They hadn't heard anything directly from you, though,
- 16 | right?
- 17 | A. No.
- 18 | Q. You felt like you were being tested?
- 19 | A. Tested? I don't know that I would use that word. It was
- 20 | stressful.
- 21 | Q. Let's take a look at the first sentence in the first
- 22 | paragraph. Right at the beginning, bold text, all caps, "This
- 23 | is not a cooperation agreement." Do you see that?
- 24 | A. Yes, sir.
- 25 | Q. That would come later, right? You signed a cooperation

- 1 | agreement later?
- 2 | A. Yes.
- 3 | Q. Would you read the first sentence, please.
- 4 A. "The client has agreed to provide the government with
- 5 | information and to respond to questions so that the government
- 6 may evaluate the client's information and responses in making
- 7 prosecutive decisions."
- 8 | Q. So your understanding of the purpose of the meeting was for
- 9 you to provide them with information so that they could
- 10 | evaluate that information in connection with any prosecutive
- 11 decisions they would be making?
- 12 A. Yes.
- 13 | Q. You understood from this agreement that what you told them
- 14 | during these proffer meetings under this agreement, as long as
- 15 | you told the truth, could not be used against you in a future
- 16 | prosecution if you didn't reach an agreement with them, right?
- 17 | A. Yes.
- 18 | Q. But you also understood that if you didn't tell the truth,
- 19 | if you lied to them, they could use everything you say not only
- 20 | in that meeting but also any other evidence that they had
- 21 | collected against you in a future prosecution; you knew that as
- 22 | well?
- 23 | A. I don't quite remember how that all works. I'm sure there
- 24 | is language in here. It's been quite a while since I've read
- 25  $\parallel$  this, sir.

- 1 | Q. You did know that if you lied to them, you could get in
- 2 | trouble?
- 3 | A. Yes.
- 4 | Q. You could be prosecuted for that?
- 5 | A. Yes.
- $6 \parallel Q$ . You know that making a false statement to a federal agent
- 7 | is itself a felony, right?
- 8 A. Yes.
- 9 | Q. There were multiple federal agents in the room, right?
- 10 | A. Yes.
- 11 | Q. They were taking notes of what you said?
- 12 | A. Yes.
- 13 Q. Did you get the impression from the prosecutors at that
- 14 | time that they liked what you had to say?
- 15 MS. KRAMER: Objection to form, your Honor.
- 16 THE COURT: Sustained.
- 17 | Q. You knew that the proffer agreement meant that if the
- 18 government were to -- withdrawn. Let's scroll down to the last
- 19 page of the document and blow up the dates at the bottom. Sir,
- 20 | these are additional meeting dates in which you had
- 21 conversations with the government subject to this proffer
- 22 | agreement, correct?
- 23 | A. Yes.
- 24 | Q. August 14, 15, and 16, those were long days, right? You
- 25 | were there for many hours each day talking to the government?

- 1 | A. Yes.
- 2 | Q. Your understanding of those conversations was that they
- 3 were subject to the proffer agreement and you were obligated to
- 4 | tell the truth?
- 5 | A. Yes.
- 6 | Q. During those meetings you were asked to disclose all of
- 7 | your criminal history, right?
- 8 A. Yes.
- 9 Q. They asked that question in the broadest possible terms:
- 10 | anything, no matter how long ago or how small, anything that
- 11 | you have done wrong, you need to tell us about it right now,
- 12 | right?
- 13 | A. Yes.
- 14  $\parallel$  Q. In fact, you understood what they were asking for to be so
- 15 | broad that you disclosed to them that you stole candy when you
- 16 were 5 years old?
- 17 | A. Yes.
- 18 | Q. You disclosed that you stole a doormat when you were in
- 19 | college?
- 20 A. Yes.
- 21 | Q. You took a CD from a college party?
- 22 | A. Yes.
- 23 | Q. You knew they wanted everything?
- 24 | A. Yes.
- 25  $\parallel$  Q. And you lied to them?

- A. I did not tell them about the other tax things that we
- 2 discussed yesterday or the bank fraud.
- Q. You lied to the federal prosecutors and federal agents who were in that room, right?
  - A. I was not thinking about those at the time.
- Q. We'll try it one more time. You lied to the federal prosecutors and the federal agents who were in that room? Yes or no.
- 9 MS. KRAMER: Objection: asked and answered.
- 10 THE COURT: Overruled.
- 11 A. I was not thinking about those things at the time.
- 12 | Q. Are you able to answer that question with a yes or no?
- 13 A. I did not lie to them at the time.
- 14  $\parallel$  Q. You did not lie to them at the time, is that what you said?
- 15 A. I was not thinking about those other things, no.
- 16 | Q. Sir, you were thinking about candy when you were 5 years
- 17 | old but you weren't thinking about the mortgage fraud that you
- 18 | had committed, the tax fraud that you had committed? None of
- 19 | that came to mind, but the doormat from college, you remembered
- 20 | that one?

- 21 A. I talked through -- yes. Yes. I talked through the tax
- 22 | stuff that I did, other tax stuff that I did. I was thinking
- 23 about other things.
- 24  $\parallel$  Q. So you did disclose some tax fraud but not all of it,
- 25 || right?

- A. I remember telling them that I knew that I had overstated expenses, credits, yes.
- Q. Would it be fair to say that you chose to disclose some issues and chose to omit others?
- 5 | A. No.
- Q. It is your testimony that you did not lie to them because you simply did not remember some of the other crimes that you had committed during the course of that meeting?
- 9 A. I was not thinking about those at the time.
- Q. In order for them to prompt your recollection, they just didn't ask you to tell us everything you ever did wrong, they went through a whole list of possible criminal activity, didn't
- 14 | A. Yes.

they?

- Q. So they didn't leave it to you to sort of recollect

  everything you had ever done wrong. They prompted you with

  questions like how about arson, did you ever commit arson; and

  they asked you about domestic violence, were you ever involved

  in that; a whole list of things, right?
- 20 | A. Yes.
- Q. One of those things was did you ever sign a document falsely?
- 23 | A. Yes.
- Q. Did you ever submit a mortgage application falsely?
- 25 A. Yes.

## J@asen1d28-cr-00036-JPO Documente299 Fitteds 63/13/19 Page 61 of 247 1231

- 1 | Q. They asked you about your taxes and whether you had cheated
- 2 on your taxes?
- 3 | A. Yes.
- 4 | Q. Very specific questions to which you had answered each one
- 5 | individually?
- 6 A. Yes, I told them I had cheated on my taxes.
- 7 Q. You didn't tell them about all the times you cheated on
- 8 | your taxes?
  - A. All the ones I remembered.
- 10 | Q. You didn't remember everything?
- 11 | A. Right.

- 12 | Q. Do you remember telling the government that it was your
- 13 | intention, beginning with your first meeting with them, to come
- 14 | clean and take responsibility?
- 15 A. Yes.
- 16 | Q. You did not do that at first, did you?
- 17 A. I tried to accept full responsibility for my actions, sir.
- 18 | Q. You did not do that at first, though, did you?
- 19 A. You mean in terms of these things I forgot or that I wasn't
- 20 | thinking about?
- 21 | Q. Let me make sure I'm clear about what you are saying. Is
- 22 | it your testimony that on no occasion in any of your meetings
- 23 | with the government did you deliberately withhold information?
- 24 | Is that your testimony?
- 25 | A. No.

- 1 | Q. So in fact you did withhold information from the
- 2 government, you did not completely come clean with them?
- 3 | A. Yes.
- 4 | Q. On those occasions did it appear to you, when you were
- 5 | withholding information or lying to the agents and the
- 6 prosecutors, that they believed what you were saying?
- 7 MS. KRAMER: Objection, your Honor: speculation.
- 8 THE COURT: Sustained.
- 9 Q. Did anyone give you any indication during your meetings
- 10 | that they did not believe what you were telling them?
- 11 | A. No.
- 12 | Q. These are trained law enforcement officers and agents?
- MS. KRAMER: Objection, your Honor.
- 14 THE COURT: Sustained.
- 15 | Q. You were eventually forced to admit the conduct that you
- 16 | had withheld from the government, right?
- 17  $\parallel$  A. I did admit it all to them, yes.
- 18 Q. You admitted all of it to them?
- 19 | A. Yes.
- 20  $\parallel$  Q. Let me ask you this, Mr. Sweet. I want you to think
- 21 carefully about this. As you sit here today, is there any
- 22 | criminal conduct that as of right now you're aware of and you
- 23 | have not yet disclosed to the government?
- 24 | A. Not that I'm aware of.
- 25  $\parallel$  Q. Is it possible there is or are you pretty confident you

- 1 | have disclosed everything?
- 2 A. Pretty confident I've disclosed everything.
- 3 | Q. At this point, given that you knew this was going to happen
- 4 and you would be asked these questions, you have had plenty of
- 5 | time now to reflect upon your past, reflect upon your
- 6 | activities, review documents, and to consider whether there is
- 7 | anything you have left out, right?
- 8 A. I sure tried, yes.
- 9 | Q. Take a look at Government Exhibit -- actually, back out of
- 10 | this one and go to the first page, please. We have been
- 11 | talking about the proffer agreement and the interviews you had
- 12 | with the government under the proffer agreement, just so we
- 13 | have some context, July 2017 and August 2017, correct?
- 14 | A. Yes.
- 15 | Q. It was during those interviews that you were asked to
- 16 disclose your prior criminal activity?
- 17 | A. Yes.
- 18 | Q. It was then later, after you had had these meetings, after
- 19 you had disclosed the activity and told them that that was
- 20 | everything, that they decided to offer you a cooperation
- 21 | agreement?
- 22 A. Yes.
- 23 | Q. On January 4, 2018, you met with them again, and on that
- 24 | occasion they offered to enter into an arrangement with you
- 25 | that we have been referring to as this cooperation agreement,

- 1 | right?
- 2 | A. Yes.
- 3 | Q. Let's take a look at that document, Government Exhibit 1450
- 4 | already in evidence. Scroll through and, Mr. Sweet, please
- 5 make sure this is the cooperation agreement that you signed.
- 6 A. Yes.
- 7 | Q. Let's take a look at paragraph 2. Let me confirm: when you
- 8 | signed this agreement, you were represented by counsel?
- 9 | A. Yes.
- 10 | Q. You understood the document that you were signing?
- 11 | A. Yes.
- 12 | Q. If you had any questions, you had qualified counsel there
- 13 | that could answer them for you, right?
- 14 | A. Yes.
- 15 | Q. So you knew what it was you were signing?
- 16 | A. Yes.
- 17 | Q. Could we go to the next paragraph. You were required to
- 18 | cooperate fully with the U.S. Attorney's office and any other
- 19 | law enforcement agency designated by the government, correct?
- 20 A. Yes.
- 21 | Q. You were required to attend every meeting that the
- 22 government asked you to attend, is that right?
- 23 | A. Yes.
- MR. COOK: Thank you, Ms. O'Connor, I appreciate that.
- 25 | Now we have the right paragraph.

- 1 | Q. You were required to, as you were entering into the proffer
- 2 | agreement, tell the government all crimes which you have
- 3 | committed, correct?
- 4 | A. Yes.
- 5 | Q. Further, you were required to commit no further crimes
- 6 | whatsoever, right?
- 7 | A. Yes.
- 8 | Q. Did you, at the time you were meeting with the government
- 9 on this occasion, disclose the other crimes that you had not
- 10 | told them earlier?
- 11 A. I had not talked about, no.
- 12 | Q. You agreed pursuant this document that if you committed any
- 13 | further crimes or if you gave the government any information
- 14 | that was false, misleading, or incomplete, you could be
- 15 prosecuted for any crime that the government knew about, right?
- 16 | A. Yes.
- 17 | Q. Including making false statements to the government; you
- 18 | knew that?
- 19 | A. Yes.
- 20 | Q. You knew the word "incomplete." You were required to tell
- 21 | them not just pieces of your prior activity but all of it; you
- 22 | couldn't mislead, right?
- 23 | A. Yes.
- $24 \parallel Q$ . This was a continuing obligation that you had. If you
- 25 | learned about something or you did something, you had to notify

- 1 | them, right?
- 2 A. Yes.
- 3 | Q. You knew that if you lied to the government, gave them
- 4 | incomplete information, didn't disclose something you were
- 5 | obligated to disclose, the agreement could be canceled, among
- 6 other things?
- 7 | A. Yes.
- 8 | Q. You testified earlier, on direct examination, that you were
- 9 | shooting for, you were aiming for, an ultimate sentence of time
- 10 served, right?
- 11 | A. Yes.
- 12 | Q. Down from what you understand to be a maximum of 25 years?
- 13 | A. Yes.
- 14  $\parallel$  Q. You would agree that is a big gap?
- 15 A. Yes.
- 16 | Q. What is your understanding of the term "time served"?
- 17 A. It means what it says.
- 18 | Q. I'm asking you what your understanding is just so we are
- 19 | all on the same page.
- 20 A. That I would not have to serve any jail time.
- 21 | Q. So not that you only have to serve the time you already
- 22 | spent in jail, but your understanding is no jail time, right?
- 23  $\parallel$  A. Following sentencing, that's what that would mean, yes.
- 24 | Q. You are sentenced and you hope the judge tells you no time,
- 25 | correct?

- 1 | A. Yes.
- 2 | Q. That's your goal?
- 3 | A. Yes.
- 4 | Q. What was your understanding of your exposure in terms of
- 5 criminal penalties if you didn't take the deal that the
- 6 government was offering?
- 7 A. I'm sorry. Would you ask that again.
- 8 | Q. Sure. You testified that under the four corners of the
- 9 | agreement, the document that you signed, there is a range
- 10 | between 25 years all the way down to time served, right?
- 11 | A. Yes.
- 12 | Q. But if you didn't sign that agreement, what did you
- 13 understand your exposure to be?
- 14  $\mid A$ . The same.
- 15 | Q. You thought it was the same?
- 16 | A. I know that as part of this cooperation agreement, if it's
- 17 determined that I have complied with the cooperation agreement,
- 18 | I'll get a letter that would permit the sentencing judge to
- 19 | take into account my cooperation at the time of sentencing.
- 20 | Q. The government has promised you in this agreement that if
- 21 | you provide them with substantial assistance in their
- 22 | prosecution, they would write that very important letter for
- 23 | you, right?
- 24 | A. Yes.
- 25  $\parallel$  Q. In that letter they would disclose all of the bad conduct

- 1 | that you have talked to them about, right?
- 2 | A. Yes.
- 3  $\mathbb{Q}$ . But all of the assistance that you provided them in the
- 4 prosecution as well?
- 5 A. Yes, the good and the bad.
- 6 | Q. And if you did not take the government's offer, there would
- 7 | be no chance of getting that letter from the government, right?
- 8 A. Right.
- 9 Q. Let's go to the second page of the document. Pull up the
- 10 paragraph with the handwriting. Sir, do you see the called-out
- 11 | portion on your screen?
- 12 A. Yes.
- 13 | Q. It says, "It is further understood that at least two weeks
- 14 prior to the date of sentencing the defendant shall file with
- 15 | the IRS and provide copies to the office accurate amended tax
- 16 | returns for the years 2012 through 2016 as necessary"? Am I
- 17 | reading that right?
- 18 | A. Right.
- 19 | Q. The "2012 through 2016," that's a handwritten change to the
- 20 | typewritten document, right?
- 21 A. Yes.
- 22 | Q. Do you remember what the original language said?
- 23 | A. I can't tell.
- 24 | Q. Does it look like "2014 and 2015"?
- 25 A. Yes.

- 1 Q. Instead of "2012 through 2016," does that appear to be what
- 2 | it says?
- 3 A. I think so.
- 4 | Q. Why was that change made?
- 5 A. Because I had disclosed to them expense, other issues in my
- 6 | taxes, and I wanted to make sure that I had a chance to go back
- 7 | and ensure that all those tax returns were corrected and
- 8 amended.
- 9 Q. Originally it says '14 and '15, and then it was expanded to
- 10 | a wider time frame. Is that because you disclosed additional
- 11 | activity that would implicate those additional years?
- 12 A. Yes.
- 13 | Q. So they modified their agreement to expand the scope of
- 14 coverage to cover those additional years for you?
- 15 A. Yes, that I am required to fix those returns too.
- 16 | Q. So, when you disclosed that additional misconduct, they
- 17 | didn't tear up the agreement, they just rewrote it for you?
- 18 A. You see the changes.
- 19 | Q. The benefits that this document provides, among others, are
- 20 (1) that you could plead guilty to two felonies instead of
- 21 | whatever else they might charge you with in connection with
- 22 | your activity with the PCAOB's confidential information?
- 23 | That's one, right?
- 24 | A. I can't speak to how the U.S. Attorney's office determines
- 25 | what crimes that you are asking about.

- 1 Q. You understood it to be a benefit that you were only
- 2 | required to plead guilty to two crimes?
- 3 A. Pleading guilty to those two crimes I would not
- 4 characterize as a benefit, but I am in fact guilty of those
- 5 crimes.
- 6 | Q. Would it be fair to say that pleading guilty to two
- 7 | felonies is better than being prosecuted for five?
- 8 A. Yes.
- 9 | Q. Second, you would receive that letter from the government
- 10 | if you provided substantial assistance, right, and that would
- 11 | help you at sentencing?
- 12 A. Yes.
- 13 | Q. With the goal of getting that time served?
- 14 | A. Yes.
- 15 | Q. The government wouldn't use any of the tax fraud evidence
- 16 | that you provided to them against you in a tax prosecution?
- 17  $\parallel$  A. No, that is not the way this was. The government, as I
- 18 understand it, has made -- there is no -- this document does
- 19 | not prevent any tax prosecution. I think it is pretty clear
- 20 | that that is not part of the this agreement.
- 21 | Q. You're right, it does not preclude tax prosecution. My
- 22 | question was: it precludes the government from using the
- 23 | information you provided to them about your tax frauds in a tax
- 24 prosecution?
- 25 A. I don't know.

- 1 | Q. You confessed to tax fraud, right?
- 2 | A. Yes.
- 3 Q. While the government can still prosecute you for that, they
- 4 | can't use your confession against you; did you understand that?
- 5 A. I know I told them all the -- yes, I quess.
- 6 Q. On December 17, 2018 -- we are fast-forwarding here. This
- 7 | agreement was signed by you on January 5, 2018, right?
- $8 \parallel A. \quad Mm-hm.$
- 9 Q. You don't meet with the government again for many months,
- 10 | right?
- 11 | A. Right.
- 12 | Q. You do have a meeting with them on December 17, 2018?
- 13 A. I don't remember the exact date, but certainly in December
- 14  $\parallel$  of 2018 we met, yes.
- 15 | Q. Towards the end of the year, near Christmas?
- 16 | A. Yes.
- 17 | Q. That rings a bell?
- 18 A. Yes.
- 19 | Q. During that meeting you admitted to lying to the government
- 20 | about at least four additional felonies, none of which you had
- 21 | disclosed to the government previously, right?
- 22 A. I told them about the other things that I had not
- 23 | previously disclosed that I had become aware of. I don't know
- 24  $\parallel$  if they are separately felonies or not, sir. I don't know what
- 25 constitutes -- I told them what happened, yes.

- 1 | Q. Fair enough. I understand you may not know the definition
- 2 of felony. But you knew you were disclosing criminal conduct?
  - A. I told them what I had done wrong, yes.
- 4 | Q. You knew it was criminal conduct?
- 5 A. I knew it was wrongful conduct.
- 6 Q. Let me try it differently. Did you know it was criminal
- 7 | conduct?

- 8 A. I knew what I had done was wrong. I think it's up to them
- 9 to decide what meets the definition of a criminal or --
- 10 | again --
- 11 | Q. You're right, it is up to them to decide that. I'm asking
- 12 | what your understanding is.
- 13 MS. KRAMER: Objection to the commentary, your Honor.
- 14 | THE COURT: Sustained.
- 15 | Q. Was it your understanding, you, that the conduct you were
- 16 | disclosing was criminal?
- 17 A. I knew that what I had done on my taxes and in connection
- 18 | with this mortgage loan from 2011 was wrong, completely wrong.
- 19 | Q. I'm going to ask you, yes or no, did you know it was
- 20 | criminal?
- 21 A. I don't know. I knew it was wrong. I don't know what -- I
- 22 | knew it was totally wrong, sir.
- 23 | Q. But you weren't sure if it was criminal?
- $24 \parallel A$ . I don't know what would meet the definition of a crime. I
- 25  $\parallel$  knew it was wrong. I knew it was completely wrong.

- 1 | Q. The first thing you disclosed to them on that occasion was
- 2 | that you had identified yourself, claimed yourself to be a
- 3 consultant for PCAOB when in fact you weren't, and that was in
- 4 | order to obtain a mortgage?
- 5 A. In connection with a mortgage, yes.
- 6 Q. You knew that if you accurately revealed the nature of your
- 7 | relationship with PCAOB you wouldn't get the mortgage?
- 8 A. Well, that they wouldn't count that income in the factor of
- 9 | the mortgage. I don't know if it would have killed the
- 10 | mortgage. But it is certainly the way I characterized that W-2
- 11 | income.
- 12  $\parallel$  Q. When you told the prosecutors this, did they say to you,
- 13 Mr. Sweet, you have lied to us, the deal's off?
- 14 A. No.
- 15 | Q. Did anyone tell you that because you had lied to them, they
- 16 | just couldn't use you as a testifying witness in court?
- 17 A. No.
- 18  $\parallel$  Q. The second thing you disclosed to them was that you needed,
- 19 was it \$65,000, in order to qualify for the mortgage, but all
- 20 of your properties that you could use as collateral had
- 21 | mortgages so you needed some additional capital, right?
- 22 A. Right.
- 23  $\parallel$  Q. So you borrowed \$65,000 from a local farmer through your
- 24 | father-in-law with the understanding that you would pay the
- 25 | farmer back?

- 1 | A. Yes.
- 2  $\parallel$  Q. Which you did, right?
- 3 | A. Yes, I did.
- 4 | Q. But you signed the letter that you submitted as part of
- 5 | this mortgage application saying that that \$65,000 was in fact
- 6 | a gift and not a loan?
- 7 | A. Yes.
- 8 | Q. You understand that it is important information for a
- 9 | lender to know what other obligations you have so they know how
- 10 | risky their loan is going to be?
- 11 | A. Yes.
- 12 | Q. So you lied to them about that?
- 13 | A. I did.
- 14  $\parallel$  Q. Did you know that was bank fraud?
- 15 A. I wasn't thinking that it was bank fraud at the time, but I
- 16 | knew it was a lie to a mortgage lender, yes.
- 17 | Q. At this point in the conversation with the government in
- 18 December of 2018, did one or more of the prosecutors tell you,
- 19 | sorry, Mr. Sweet, the deal's off?
- 20 A. No.
- 21 | Q. Did they tell you that at this point we have concerns about
- 22 | your reliability as a witness and we're not going to use you to
- 23 | testify in court?
- 24 | A. No.
- 25  $\parallel$  Q. You also disclosed to them in connection with the mortgage

- 1 application that you submitted a \$20,000 bank statement as your
- 2 own that in fact belonged to somebody else, right?
- 3 | A. Yes.
- 4 Q. Again cooperation agreement not canceled, right?
- 5 A. Right.
- 6 Q. The fourth thing relates to this what you have told us
- 7 | about as a 1031 exchange, right?
- 8 A. Yes.
- 9 | Q. You are going to know far more about this than I am, so
- 10 | tell me if I get this wrong. A 1031 exchange would allow
- | 11 | | somebody who owns an investment property over here, property A,
- 12  $\parallel$  to sell that property, and the money they make from the sale,
- 13 | they wouldn't pay taxes on it if they take that money and they
- 14 | put it into another property that is also an investment
- 15 property?
- 16 | A. Yes.
- 17 | Q. Is that accurate?
- 18 | A. Right.
- 19 | Q. If a person sells investment property A, takes the money
- 20 | they make and puts it in property B and that's not an
- 21 | investment property, that's not a proper 1031 exchange,
- 22 | correct?
- 23 A. Say that last part again.
- 24 | Q. Sure. If the money that is obtained from selling the
- 25 | investment property is put into another property that is not an

- 1 | investment property, that's not a proper 1031 exchange?
- 2 A. Right. It has to be a like kind of property.
- 3 | Q. A like kind, meaning investment property to investment
- 4 property?
- 5 | A. Yes.
- 6 | Q. Not investment property to a vacation home?
- 7 A. Right.
- 8 | Q. If, however, you sell property A, the investment property,
- 9 | and you make money on that, if you don't put it into a like
- 10 | kind, another investment property, then you have to pay taxes
- 11 on it?
- 12 | A. Right.
- 13 | Q. The benefit of this arrangement, which is allowed by IRS,
- 14 | is it allows people the business of owning investment
- 15 properties to buy and sell within the investment property
- 16 | bucket and defer or postpone the payment of taxes?
- 17 A. Right.
- 18 | Q. This fourth issue that you disclosed to them during this
- 19 December meeting which related to the 1031 exchange, tell me
- 20 | what you told them you had done. I want you to confine your
- 21 answer to what you told them during that December 2018 meeting
- 22 | about the 1031 exchange.
- 23  $\parallel$  A. I don't remember exactly what I told them in December.
- 24  $\parallel$  Q. You told them that you had bought a cabin outside of
- 25 | Fresno, where you live --

- 1 | A. Mm-hm.
- 2 Q. -- as a vacation home but you claimed it as an investment
- 3 property, correct?
- 4 | A. Yes.
- 5 MR. COOK: May I have a moment, your Honor?
- 6 THE COURT: Yes.
- 7 MS. MERMELSTEIN: Your Honor, perhaps we should take 8 the mid-morning break now.
- 9 THE COURT: It is time for a break. Let's do that.

  10 Let's take a 10-minute break, folks. Please leave your pads on
- 11 | your chairs. We will continue in 10 minutes.
- 12 (Recess)
- THE COURT: We are continuing cross-examination. Mr.
- 14 Cook.
- 15 BY MR. COOK:
- 16 | Q. Mr. Sweet, let's pause where we are with our discussion of
- 17 | your cooperation agreement and turn to a different topic. I'd
- 18 have you take a look at Defense Exhibit 1473, which has been
- 19 | marked for identification. Take a look at the document on the
- 20 screen. Do you see it?
- 21 A. Yes.
- 22 | Q. Let's blow up the email header at the top of the first
- 23 | page. This is an email from your personal email account,
- 24 | correct?
- 25 | A. Yes.

- 1 | Q. To Cindy Holder?
- 2 | A. Yes.
- 3 | Q. That is her personal email address?
- 4 | A. Yes.
- 5 | Q. Dated May 5, 2015?
- 6 A. Yes.
- 7 Q. Could we scroll through that and tell me if you recall the
- 8 exchange. Sir, this is an email exchange between you and Ms.
- 9 | Holder that includes a copy of her résumé, correct?
- 10 | A. Yes.
- 11 MR. COOK: I offer it.
- 12 MS. KRAMER: No objection.
- 13 THE COURT: Defense 1473 is received in evidence.
- 14 | (Defendant's Exhibit 1473 received in evidence)
- 15 | Q. If we could take a look at the first page, first paragraph,
- 16 | beginning with "LOL." You say, "LOL. Absolutely, Cindy, it's
- 17 | all part of the plan." This is in connection with your desire
- 18 | for you to help her get a job at KPMG, correct?
- 19 A. Yes.
- 20 | Q. Let's take a look at Defense Exhibit 1483, which has been
- 21 marked for identification. Sir, this is an email from you,
- 22 | from your KPMG email account, to Joe Lynch, correct?
- 23 | A. Yes.
- 24 | Q. Dated May 6, 2015?
- 25 A. Yes.

- Q. You are discussing a meeting agenda, correct?
- 2 A. One moment, please. Yes. I think so, yes.
- 3 | Q. If you turn to the third page of the document --
- 4 MR. COOK: Your Honor, I offer 1483.
- 5 MS. KRAMER: No objection, your Honor.
- 6 THE COURT: 1483 is received.
- 7 (Defendant's Exhibit 1483 received in evidence)
- 8 | Q. If we could take a look for everyone to see the third page
- 9 of the document and blow that up. Sir, we talked earlier about
- 10 | this list of potential recruits and the three buckets or three
- 11 | tiers that you developed. Do you remember that?
- 12 | A. Yes.

- 13 | Q. Is this email and this document in furtherance of that
- 14 | effort by you to develop a list and recruit PCAOB employees?
- 15 A. Yes, Joe Lynch and I, right.
- 16 | Q. You and Joe Lynch?
- 17 | A. Yes.
- 18 | Q. Thank you. Let's take a look at Defense Exhibit 1488
- 19 | marked for identification. Blow up the header, please. This
- 20 | is an email again from Ms. Holder and her personal email
- 21 | account to your personal email account, correct?
- 22 | A. Yes.
- 23 | Q. It includes a copy of Ms. Holder's résumé?
- 24 | A. Yes.
- 25 MR. COOK: Your Honor, I offer 1488.

- Q. If we could blow up the last three text messages in the exchange. Ms. Holder writes to you, "Jeff W's voice actually cracked when he congratulated me after I told him that I had resigned. Felt awful. That said, I'm getting pretty excited." It is your understanding that Ms. Holder was referring to Mr.
- 24 Wada?

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25 | A. You know, sir, I think that may be a reference to Jeff

- 1 | Watkins. I'm not certain. I think it may have been Jeff
- 2 Watkins.
- 3 | Q. Jeff Watkins, was he a PCAOB employee at the time?
- 4 A. He was an associate director at the PCAOB, yes.
- 5 | Q. He was also somebody that you had frequent communication
- 6 | with?
- 7 | A. Yes.
- 8 Q. Was he someone you were interested in bringing over to
- 9 | KPMG?
- 10 A. No, not really.
- 11 | Q. He was somebody you wanted to maintain a relationship with?
- 12 | A. Yes.
- 13 | Q. Let's take a look now at Defense Exhibit 1632 marked for
- 14 | identification. Sir, I'm going to ask you to take a look at
- 15 | these documents and ask you if you recognize them as meeting
- 16 | appointments generated by your Outlook, the Outlook system that
- 17 | you would have received at KPMG, otherwise known as calendar
- 18 | invites.
- 19 A. Yes. What was the question again, sir?
- 20 | Q. Each of these calendar invites refer or are sent to or
- 21 | require your attendance at a meeting?
- 22 | A. Yes.
- 23 MR. COOK: I offer 1632.
- MS. KRAMER: No objection.
- 25 THE COURT: 1632 is received.

1 (Defendant's Exhibit 1632 received in evidence)

- 2 | Q. Sir, it is true that simply because you received a calendar
- 3 | invite doesn't mean that you actually attended an appointment,
- 4 does it?
- 5 A. Yes, that's true.
- 6 | Q. Take a look at Defense Exhibit 1633 for identification
- 7 only. I'll ask you to confirm that this is a series of
- 8 | appointments or calendar invites from you to various people.
- 9 A. Yes. I think some of these are just actually calendar
- 10 | invites to myself. I put the time in my own calendar and not
- 11 | to other people. But they are calendar invites, yes.
- 12  $\parallel$  Q. That is an important distinction. Sometimes you sent it to
- 13 | yourself so it would register in your calendar that you had an
- 14 | appointment with someone else?
- 15 A. Right.
- 16 MR. COOK: I offer 1633.
- 17 MS. KRAMER: No objection.
- 18 THE COURT: Received.
- 19 (Defendant's Exhibit 1633 received in evidence)
- 20 | Q. I note on the first page of 1633 this reflects an
- 21 appointment with Jeff Watkins, who we were just referring to,
- 22 | correct?
- 23 | A. Yes.
- 24 | Q. Let's take a look next at Defense Exhibit 1631 for
- 25 | identification. Sir, is this an email that you sent from your

- 1 | Q. He's somebody that you maintained close contact with once
- 2 you left the PCAOB?
- 3 | A. Yes.
- 4 | Q. Let's take a look next at what's been marked as Defense
- 5 Exhibit 1630, for identification.
- 6 Is this an email you received from Louann Sakala at
- 7 | KPMG on or about February 18, 2016?
- 8 | A. Did you say received from Louann Sakala?
- 9 Q. Sorry. That you sent to Louann Sakala.
- 10 A. Yes. To Louann Sakala, Hector Santana and Scott Anderson.
- 11 MR. COOK: I offer it.
- 12 MS. KRAMER: No objection.
- THE COURT: 1630 is received.
- 14 | (Defendant's Exhibit 1630 received in evidence)
- 15 BY MR. COOK:
- 16 | Q. In this email you tell Louann Sakala -- and just remind us,
- 17 | Louann Sakala was somebody that Mr. Wada had had a difficult
- 18 | relationship with?
- 19 | A. Yes.
- 20 | Q. And in this email you say, "Here's what I have heard so far
- 21 about who had been promoted, " correct?
- 22 | A. Yes.
- 23 Q. That was at the PCAOB?
- 24 | A. Yes.
- 25 | Q. Who did you receive this information from?

- 1 A. I don't remember. It may have been Cindy. It was likely
- 2 | Cindy but I don't remember -- I don't remember for sure.
- 3 | Q. There were certainly other people that you maintain
- 4 | relationships with that could have provided you this
- 5 | information, right?
- 6 A. Yes.
- Q. Let's take a look at Defense Exhibit 1490, marked for
- 8 | identification.
- 9 I ask you if this is an email that you received from
- 10 | Sean Kelley at KPMG, a lawyer at KPMG?
- 11 | A. Yes.
- 12 | MR. COOK: I offer it, 1490.
- MS. KRAMER: No objection.
- 14 THE COURT: 1490 is received.
- 15 | (Defendant's Exhibit 1490 received in evidence)
- MR. COOK: If you could blow up the first full
- 17 paragraph at the top of the page.
- 18 Q. So this is from Sean Kelley to you. Where was Mr. Kelley
- 19 ∥ working at the time?
- 20 A. At the PCAOB.
- 21 | Q. And he was sending you his résumé?
- 22 A. Yes.
- 23 | Q. This is one -- an example of one of the many résumés that
- 24 | you received and you provided comments to?
- 25 | A. Yeah.

- 1 MR. COOK: Let's take a look next at Defense Exhibit
- 2 | 1106. If we can blow up the header for Mr. Sweet. There we
- 3 | go.
- 4 Q. It is also an email thread in which you were involved, Mr.
- 5 | Sweet?
- 6 A. Would you mind going back up to the top, please?
- 7 | Q. Sure.
- 8 A. Just to confirm.
- 9 Yes, it was an email thread that I was a part of, yes.
- 10 | Q. And this, again, related to résumés of potential recruits?
- 11 | A. Yes.
- 12 | Q. I'm sorry. I cut you off.
- 13 A. I thought you were asking a question.
- 14 | Q. Your answer was yes?
- 15 A. Yeah. You asked if this was an email of potential
- 16 | recruits. I was answering yes to that.
- 17 | Q. Thank you, sir.
- 18 A. Yes.
- 19 | Q. The top of the second page.
- 20 | Sir, is this -- these eight names here, do you recall
- 21 | what they represent, why you were writing them?
- 22 A. These are all PCAOB inspectors.
- 23  $\parallel$  Q. Are they people that were potential recruits?
- 24 | A. Yeah. Do you -- can you go up? I think there is a bit --
- 25 | let me just see what the context was.

Α.

Yes.

- 1 | Q. Former PCAOB?
- 2 | A. Yes.
- 3 Q. Michael Tucker?
- 4 A. Also former PCAOB.
- 5 Q. So everyone involved in this collaboration had come from
- 6 | the PCAOB?
- $7 \parallel A. \quad Yes, sir.$
- 8 MR. COOK: Your Honor, I offer 1106.
- 9 MS. KRAMER: No objection.
- 10 THE COURT: 1106 is received.
- 11 | (Defendant's Exhibit 1106 received in evidence)
- 12 MR. COOK: I apologize. I thought it had been
- 13 offered. I don't think the jury saw it, so why don't we
- 14 | display that for everybody.
- Go to the second page.
- 16 | Q. Again, Mr. Sweet, the list of eight names, these are the
- 17 | folks that this group of former PCAOB employees were discussing
- 18 | as potential recruits?
- 19 | A. Yes.
- 20  $\parallel$  Q. If we could scroll up to the subject line.
- 21 The names that we were just discussing are there in
- 22 | the "to" line of this email that's from you?
- 23 | A. Yes.
- 24 | Q. Thank you. Let's take a look at Defense Exhibit 1452,
- 25 marked for identification.

- 1 I'll ask you, Mr. Sweet, if this is an email that you
- 2 | received from Sean Kelley?
- 3 | A. Yes.
- 4 | Q. Attaching his résumé?
- 5 A. Excuse me. Yes.
- 6 | Q. And you received it while working at KPMG?
- 7 | A. Yes.
- 8 MR. COOK: I offer 1452.
- 9 MS. KRAMER: No objection.
- 10 THE COURT: Received.
- 11 | (Defendant's Exhibit 1452 received in evidence)
- 12 MR. COOK: Can you scroll down to his résumé.
- 13 | Q. Again, Mr. Kelley, as reflected in his résumé, he was an
- 14 | associate director at PCAOB?
- 15 A. Yes.
- 16 | Q. The same position you held when you came over?
- 17 | A. Yes, sir.
- 18 | Q. Let's look next at Defense Exhibit 1460.
- 19 And, Mr. Sweet, take a look at this document and tell
- 20 | me if it is an email from you to Tom Whittle, which includes an
- 21 | earlier thread as well?
- 22 | A. Yes, it is.
- 23 | Q. And it is an email that you received on May 14, 2015 --
- 24 | that you sent on --
- 25 | A. Yes. Yes, sir.

- 1 | MR. COOK: I offer 1460.
- 2 MS. KRAMER: No objection.
- 3 | THE COURT: 1460 received.
- 4 | (Defendant's Exhibit 1460 received in evidence)
- 5 BY MR. COOK:
- 6 Q. Sir, May 14, 2015, the date that you sent this email, how
- 7 | long had you been at KPMG?
- 8 A. Ten days. My second week, I believe.
- 9 | Q. And you are already forwarding obviously Ms. Holder but
- 10 | also Mr. Knibbs' résumé to Mr. Whittle for his consideration?
- 11 | A. Yes.
- 12 MR. COOK: Can we scroll down a little bit to the
- 13 | third page. There we go.
- 14 | Q. And this is a clearer version of the document that we saw
- 15 | earlier which is that list of potential recruits that you and
- 16 Mr. Lynch put together, correct?
- 17 A. Yeah. Yes.
- 18 | Q. And as we discussed, tier 1, tier 2 and tier 3, they each
- 19 | had different criteria for the names that are underneath those
- 20 designations?
- 21 A. Yes.
- 22 | Q. Was this a living document that was evolving and
- 23 | developing, adding to and taking away, over time?
- 24 A. Yes, I believe so.
- 25  $\parallel$  Q. Who maintained the document?

- 1 A. I believe Joe Lynch had the -- kind of maintained this
- 2 document, but there were certainly different people that had
- 3 | input into it.
- 4 | Q. Were the people who had input into it all former PCAOB
- 5 | employees?
- 6 | A. Yes, sir.
- 7 | Q. Let's take a look next at Defense Exhibit 1477, for
- 8 | identification.
- 9 Tell me, sir, if this is an email that you sent from
- 10 | your personal account to -- personal email account to your KPMG
- 11 | account?
- 12 A. Yes.
- 13 | Q. And it is attaching the résumé of David Knibbs?
- 14 | A. Yes.
- 15 MR. COOK: I offer 1477.
- MS. KRAMER: No objection.
- 17 | THE COURT: 1477 received.
- 18 | (Defendant's Exhibit 1477 received in evidence)
- 19 BY MR. COOK:
- 20 | Q. If we can just look at the email header at the top, did
- 21 Mr. Knibbs -- or Mr. Knibbs sent it to your personal email
- 22 | account?
- 23 | A. Yes.
- 24 | Q. Was Mr. Knibbs a friend?
- 25 | A. Yes.

- 1 | Q. Was he someone that over time you made an effort to
- 2 | maintain a relationship with?
- 3 | A. Yes.
- 4 Q. And this email thread is much later; this is January 2016,
- 5 | correct?
- 6 A. Yes.
- 7 | Q. So this effort to recruit PCAOB employees continued over
- 8 | the entire time you were at KPMG?
- 9 | A. Yeah.
- 10 | Q. Let's look next at what's been marked as Defense Exhibit
- 11 | 1595, for identification only.
- 12 | Sir, if you could take a look at this document and
- 13 | tell me if it reflects a text message exchange between you an
- 14 | Mr. Knibbs?
- 15 | A. Yes, it was.
- 16 MR. COOK: I offer 1595.
- MS. KRAMER: Your Honor, may I have a moment, please?
- 18 THE COURT: Yes.
- 19 (Pause)
- 20 MS. KRAMER: No objection.
- 21 THE COURT: 1595 received.
- 22 | (Defendant's Exhibit 1595 received in evidence)
- 23 | BY MR. COOK:
- 24  $\parallel$  Q. Sir, if we could -- do you have it on your screen still?
- 25 || A. I do.

- 1 | Q. OK. Mr. Knibbs writes to you, Hey give me a call when I --
- 2 | when your -- I'm not sure what that meant, but he wants to ask
- 3 || you something, right?
- 4 | A. Yes.
- 5 | O. "Or tomorrow or next, week, just curious why Ross was
- 6 | asking about me."
- 7 | A. Yes.
- 8 | Q. Do you have an understanding that he's referring to Bob
- 9 Ross?
- 10 | A. Yes.
- 11 | Q. And then Mr. Knibbs asks, "And why he was asking about
- 12 U.K."?
- 13 | A. Yes.
- 14 | Q. Did you have a conversation with Mr. Knibbs after this text
- 15 | exchange on this topic?
- 16 A. I don't remember but probably. I'm sure we did.
- 17 | Q. Well, you were close friends with Bob Ross, correct?
- 18 | A. Yes, I was.
- 19 | Q. And you maintain a relationship with David Knibbs?
- 20 A. Yes.
- 21 | Q. And to your knowledge, Mr. Knibbs and Mr. Ross, were they
- 22 | also friends?
- 23 | A. I don't think so.
- 24 | Q. Did they work together, if you know?
- 25 | A. I don't think they worked together while I was at the

- Q. Mr. Knibbs -- let me ask you this. When you received it,
- 4 was it your understanding that Mr. Knibbs was asking you why
- 5 Mr. Ross might be trying to contact him because Mr. Knibbs knew
- 6 you maintain a very close relationship with Bob Ross?
- 7 A. Yeah. That's right. That's right.
- Q. Let's take a look at what's been marked as Government
  Exhibit 756.
- Sir, as with the other documents, take a look at this
  email and tell me if it's an email thread in which you were a
  participant.
- 13 A. Can you go back up just real quick? OK. Thank you.

  14 Would you mind going down.
- 15 I'm sorry. What was the question again, sir?
- Q. Was this an email exchange with Mr. Whittle in which you were a participant?
- 18 | A. Yes, it was.

- 19 MR. COOK: I offer Government 756.
- 20 MS. KRAMER: No objection.
- 21 THE COURT: Government 756 is received.
- 22 | (Government's Exhibit 756 received in evidence)
- 23 | BY MR. COOK:
- Q. If we could look at the second email on the first page, the last sentence in the first paragraph.

This is you writing to Mr. Whittle stating that, "I'm meeting with Bob Ross the week of June 1 so hopefully we'll see some fruit from that."

A. Yes.

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- 5 Q. And the fruit that you were referring to was confidential
- 6 | information that you hoped that you could elicit from Mr. Ross?
- 7 A. Yeah. I mean, yeah. I think so.
- Q. Look next at what has been marked for identification asGovernment Exhibit 930.
- Sir, is this an email from you at KPMG to Tom Whittle
  and others at KPMG?
- 12 | A. Yes.
- 13 MR. COOK: I offer 930.
- 14 MS. KRAMER: No objection.
- THE COURT: Government's 930 received in evidence)
- 16 Government's Exhibit 930 received in evidence)
- MR. COOK: If you could blow up the first sentence on the first page.
- 19 BY MR. COOK:
- 20  $\parallel$  Q. So this is you writing to Mr. Whittle and others saying:
- 21 | "In case any of you are interested in the latest insight on the
- 22 PCAOB Inspection Team structure for KPMG this year, Jeff
- 23 | Watkins just let me know that he was let go today from the
- 24 PCAOB due to performance issues he had on a non-KPMG
- 25 | international inspection before the holidays."

1 Did I read that correctly?

- 2 A. Yes.
- Q. And this is the same Jeff Watkins that we've talked about
- 4 | previously that you've maintained a relationship with?
- 5 | A. Yes.
- 6 Q. Did you have any contact with Mr. Watkins after he was let
- 7 | go from the PCAOB?
- 8 | A. I did, yes.
- 9 Q. And you maintained -- you also had contact with him in the
- 10 | period leading up to his departure from the PCAOB, correct?
- 11 | A. Yes.
- 12 | Q. Was Mr. Watkins interested in a job at KPMG?
- 13 A. After he was let go from the PCAOB, he sent his résumé to
- 14 | multiple people at KPMG, so, yes, he very much was.
- 15 | Q. And you had conversations with him about that possibility
- 16 of him coming to KPMG, correct?
- 17 | A. Yes.
- 18 | Q. In fact, he was very motivated to find a job at KPMG,
- 19 | having been let go, right?
- 20 A. Yes.
- 21 | Q. Let's look next at what's been marked as Defense Exhibit
- 22 | 1594.
- 23 And before we talk about this document, let me ask
- 24 | you, what did you understand about the circumstances of
- 25 Mr. Watkins' departure from the PCAOB?

THE COURT: I will allow it. 1594 received.

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- 19 And this email exchange you had with Mr. Watkins, was this
- 20 after he had been let go?
- 21 A. Yes.
- 22 And he's asking for your help finding a job?
- 23 Α. Yes.
- 24 Did you provide him with any assistance?
- 25 Α. I shared his résumé with several people, including Tom

- 1 Whittle. I spoke about him to others. Yes.
- 2 | Q. Do you recall talking with Mr. Watkins on the phone or text
- 3 | messages or face-to-face during this time period?
- 4 A. I knew we spoke on the phone. I don't remember if we
- 5 | texted and I don't remember seeing him face-to-face.
- 6 Q. As of March 2016, did -- withdrawn.
- Do you remember, roughly, when he actually left the employment of the PCAOB?
- 9 A. Before March of 2016. I don't remember if it was January
- 10 or February. I think the last text message exchange indicated.
- 11 | Q. We can take a look at it again. 1594, please.
- 12 | The first exchange with Ms. Holder, he's passing along
- 13 something that Mr. Watkins sent her saying that he decided to
- 14 | resign at the end of the month. Do you see that?
- 15 A. Yes.
- 16 | Q. And this is -- this text exchange took place in
- 17 | February 2016?
- 18 A. Yes.
- 19 Q. So assuming he's -- this is accurate, then his -- the end
- 20 | of his employment was roughly around the end of February 2016?
- 21 A. Inferring from that, yeah.
- 22 | Q. Well --
- 23 MS. KRAMER: I'm just going to object, your Honor,
- 24  $\parallel$  only because it was -- counsel represented that this was not
- 25 | being offered for its truth and just asked the witness to

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- 20 (Pause)
- 21 I'm sorry. What was the question?
- 22 Is this an email exchange that you had with Mr. Gencarella?
- 23 Α. I apologize. Yes, it was.
- 24 In or about May of 2016?
- Α. 25 Yes.

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He did.

- 1 | Q. And did you reach out to Mr. Lutz in order to obtain the
- 2 | focus areas for the inspection?
- 3 A. Yes.
- 4 | Q. Part of your expected duties and obligations as an
- 5 | employee, right?
- 6 A. That was the standard communication protocol setup, yes.
- 7 | Q. And this would not have been confidential information at
- 8 | the time?
- 9 | A. No.
- 10 | Q. This was an expected interaction between you and a
- 11 | regulator?
- 12 A. Yes, after the formal notification.
- 13 | Q. And this was after the formal notification?
- 14 | A. Yes.
- 15 | Q. And your communication with Mr. Gencarella, in connection
- 16 | with the discussion about you talking to your regulator, this
- 17 | is something -- the type of communication you would have all
- 18 | the time, right?
- 19 A. I'm sorry, will you ask that again, please.
- 20 | Q. Yes. Who is Mr. Gencarella?
- 21 A. Jim Gencarella was the lead audit engagement partner for
- 22 | Century Bancorp.
- 23  $\parallel$  Q. And given your position and his position, it was not
- 24 | unusual for you to interact with him about your contacts with
- 25 | PCAOB?

## Α. No. And you were -- were you a liaison at the time? I'm sorry. Earlier you said not -- I meant yes, it is not unusual. It is not unusual? No, it is not unusual. Α. This was your job? Α. Yes. Were you ever asked -- withdrawn. Did you socialize with Mr. Lutz -- lunches, dinners -while you were at KPMG? A. Not that I recall at KPMG. We certainly did at the PCAOB. Take a look at Defense Exhibit 1455. Sir, is this an email exchange you had with Mr. Lutz on or about September 2016? Yes. Α. And this, again, is in connection with a résumé? Α. Yes. MR. COOK: I offer 1455.

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- 20 MS. KRAMER: No objection.
- 21 THE COURT: Received.
- 22 (Defendant's Exhibit 1455 received in evidence)
- 2.3 BY MR. COOK:
- 24 Sir, your communication with Mr. Lutz earlier in the year,
- 25 in June, while he was the PCAOB location leader for Century

- 1 | Bancorp, that was in June 2016, correct, May or June?
- 2 A. I think it started in May and the inspection was in June,
- 3 | as I remember.
- 4 | Q. And then a couple of months later, in September 2016, he
- 5 was sending you his résumé?
- 6 A. Yes.
- 7 Q. Did you advance his résumé within KPMG?
- 8 | A. I don't remember -- I don't remember.
- 9 Q. Do you recall any communication with Mr. Lutz between
- 10 | June 2016 and when you received this email in September 2016?
- 11 | A. Yes.
- 12 | Q. Phone calls?
- 13  $\parallel$  A. We -- yeah. We spoke on the phone.
- 14 | Q. Did you meet?
- 15 A. During the course of the inspection season, yes.
- 16 | Q. When did the inspection season end?
- 17 A. Before this email, the end of August -- well, for his
- 18 | inspections, as I understood it, it ended at the end of
- 19 | August 2016.
- 20 | Q. Did you meet with him after the end of the inspection
- 21 season and before you received this email?
- 22 | A. Not in person but I believe we had a phone call or phone
- 23 | calls.
- 24  $\parallel$  Q. And those phone calls related to his desire to leave the
- 25  $\parallel$  PCAOB and come to KPMG?

## 1 Α. Yes. 2 Take a look next at Defense Exhibit 1361. 3 Take a look at this, sir, and tell me if this is, 4 again, an email exchange you had with Mr. Lutz in October 2016. 5 A. Yes. MR. COOK: I offer 1361. 6 7 MS. KRAMER: No objection. 8 THE COURT: Received. 9 (Defendant's Exhibit 1361 received in evidence) 10 BY MR. COOK: 11 Q. Sir, this email, again, is in furtherance of Mr. Lutz's desire and attempt to get a job at KPMG, correct? 12 13 Yes. Α. 14 Was he hired by KPMG? Q. 15 No. Α. Take a look at Defense Exhibit 1598. 16 17 Is this an email, sir, from you to August Bellome on 18 or about March 9, 2016? 19 Yes. 20 MR. COOK: I offer 1598. 21 MS. KRAMER: No objection, your Honor. 22 THE COURT: 1598 received. 2.3 (Defendant's Exhibit 1598 received in evidence) 24 BY MR. COOK: 25 So we are back in March now of 2016.

- 1 August Bellome is a good friend of yours, right?
- 2 A. Yes.
- 3 | Q. You had spent time working together?
- 4 | A. Yes.
- 5 | Q. Was he with you in London?
- 6 A. Yes.
- 7 | Q. With Cindy Holder?
- 8 | A. Yes.
- 9 | Q. And Bob Ross?
- 10 A. Yes.
- 11 | Q. And you frequently met for lunch or dinner?
- 12 A. Yes.
- 13 | Q. After you had joined KPMG?
- 14 A. Yeah. I think with August it was only a couple of times,
- 15 | or a few times. I don't know if it was frequently, but we did
- 16 certainly meet for lunch and dinners.
- 17 | Q. Where was Mr. Bellome based at the PCAOB?
- 18 A. Out of the PCAOB's New York office.
- 19 | Q. So when you were in New York, you would frequently make
- 20 | arrangements to see him, go out to lunch, dinner?
- 21 | A. Again, it wasn't overly frequent with August. I mean, it
- 22 was a few times over the period of a couple of years.
- 23  $\parallel$  Q. Is he still employed with the PCAOB, to the best of your
- 24 | knowledge?
- 25 A. I don't know.

- Q. Was he looking for a job at KPMG, that you know of?
- 2 | A. No.

- 3 | Q. Let's look next at Defense Exhibit 1453.
- Sir, is this an email exchange that you had with Scott
  Henderson in April of 2016?
- 6 A. Yes.
- 7 | Q. And it concerns or is in furtherance of your understanding
- 8 | that part of your job function was to recruit PCAOB inspectors?
- 9 | A. Yes.
- 10 MR. COOK: I offer 1453.
- 11 MS. KRAMER: No objection.
- 12 THE COURT: Received.
- 13 | (Defendant's Exhibit 1453 received in evidence)
- 14 BY MR. COOK:
- 15 | Q. Now this email relates to Jung Lee, right?
- 16 | A. Yes.
- 17 | Q. If you look at the first sentence of your email to Scott
- 18 | Henderson, you say, "Jung Lee from the PCAOB forwarded me his
- 19 résumé and appears to be extremely interested in the
- 20 | international role."
- 21 Do you see that?
- 22 A. Yes.
- 23  $\parallel$  Q. Was Jung Lee a friend?
- 24 | A. Yes.
- 25 | Q. Somebody that you maintained regular contact with once you

## Calsemi: 18-cr-00036-JPO Document 299- Filled 03/13/19 Page 109 of 247 1279

- 1 | joined KPMG?
- 2 | A. Yes.
- 3 | Q. And he was -- he asked for your assistance in getting a job
- 4 | there?
- 5 | A. Yes.
- 6 | Q. Did you meet with Mr. Lee face-to-face once you left KPMG?
- 7 A. Oh, once I left KPMG?
- 8 0. Yes.
- 9 A. No.
- 10 | Q. How did you communicate with him?
- 11 A. He and I emailed. We had phone conversations. And while I
- 12 was at KPMG we met face-to-face.
- 13 | Q. While you were at KPMG you met face-to-face?
- 14 | A. Yes.
- 15 | Q. Where was that? Where did you meet with him?
- 16 A. I remember we went to a sushi restaurant.
- 17 | Q. I should have been more clear.
- 18 What city were you in?
- 19 | A. Oh, New York.
- 20 | Q. Was he based in New York?
- 21  $\mid A$ . Yes, he was.
- 22 | Q. Let's take a look next at Defense Exhibit 1601.
- 23 | Sir, is this an email exchange that you had with Jung
- 24 | Lee in or around May of 2016?
- 25 A. Yes.

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- 21 Is that what this is?
- 22 Α. Yes.

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- 2.3 MR. COOK: Your Honor, I offer 1599.
- 24 MS. KRAMER: Your government -- your Honor, the 25 government doesn't object to this coming in for the fact of

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  - inspection by the PCAOB. Jung Lee was the inspections leader. And in advance of I guess one of the meetings he wanted to -after the PCAOB had notified KPMG formally of the inspection of People's, he wanted to speak with John to tell John what are some of the questions that they wanted to have answered at the

12 A. Yes.

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13 MR. COOK: I offer 1178.

MS. KRAMER: Objection. Hearsay.

MR. COOK: Your Honor, I'm not offering this for the truth.

MS. KRAMER: I don't know what purpose it is being offered for, your Honor.

19 THE COURT: Sustained.

20 BY MR. COOK:

- Did you maintain your relationship with Jung Lee through
- 22 August of 2016?
- 23 A. Yes.
- 24 Take a look next at Defense Exhibit 1450.
- 25 Is this an email that you sent to Jim Liddy at KPMG in

- 22 Do you know where he is working now?
- 23 Α. I do not know.
- 24 Let's take a look next at Defense Exhibit 1634.
- 25 Sir, is this one of those appointments that we talked

## ©alsemi: 48-cr-00036-JPO Documente 299- Filied € 3/13/19 Page 114 of 247 1284 1 about -- calendar entries that we talked about earlier that you 2 wrote in connection with that communication or call with 3 Mr. Lee? 4 A. Is this the second page? Is there a -- it looks like a 5 first page. Oh, I see the different -- yeah, this looks to be a calendar appointment that I was putting into my own calendar. 6 7 This says from you to yourself, so it populates your online 8 calendar? 9 Right. Α. 10 And do these reflect appointments that you made in your 11 calendar for a meeting or call -- I'm sorry, a call with Mr. Lee? 12 13 A. Yeah. Yes. Generally that's what they would do. 14 MR. COOK: I offer 1634. 15 MS. KRAMER: If we can just scroll through for the 16 witness all of the pages? Otherwise no objection. 17 (Pause) 18 THE COURT: Is it two pages? 19 MR. COOK: There are three pages. 20 So you're looking at --21 MS. KRAMER: No objection. 22 THE COURT: 1634 received. 2.3 (Defendant's Exhibit 1634 received in evidence) BY MR. COOK: 24 25 Look at the third page. This is for an appointment in

- A. Yes.

  Q. Then the first page is another appointment, or maybe we should call it a reminder for you to email Jung?
- 9 A. Yes.
- 10 | Q. Let's look next at Defense Exhibit 1596.
- Sir, can you take a look at this document and tell me
- 12 | if this is a text message exchange that you had with Mr. Lee?
- 13 A. Yes.
- 14 | Q. In January of 2017?
- 15 A. Yes.
- 16 MR. COOK: I offer 1596.
- MS. KRAMER: No objection, your Honor.
- 18 THE COURT: Received.
- 19 (Defendant's Exhibit 1596 received in evidence)
- 20 BY MR. COOK:
- 21 Q. Sir, we're now moving into 2017, and you're maintaining
- 22 | your relationship with Mr. Lee, correct?
- 23 | A. Yes.
- 24  $\parallel$  Q. And at this point, is Mr. Lee still employed by the PCAOB?
- 25  $\parallel$  A. My understanding was he had been fired a couple of months

## Calsemi: 18-cr-00036-JPO Document 299 - Filled 03/13/19 Page 116 of 247 1286 prior to this, or let go. And by "a couple of months prior," you are talking about in the fall or late fall/winter of 2016, correct? It was my understanding, yes. And that's during that same time period that we saw those calendar entries for calls and emails with Mr. Lee? Yes. Α. Take a look next at Defense Exhibit 1489. OK. Sir, if you could look at this document and tell me if this is an email -- and we'll scroll through it for you -- that you received from Grady Peeler to your personal email address? Are there any more pages to this? No? That is an email from Grady to my personal email address. MR. COOK: I offer 1489. MS. KRAMER: No objection. THE COURT: Received. (Defendant's Exhibit 1489 received in evidence) BY MR. COOK: Q. You've got it on the screen now. First page, from Grady Peeler to that's your email address, correct? Α. Yes.

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Yahoo!

And the subject line is "For our chat today" and then

- 1 | he attaches his résumé, right?
- 2 | A. Yes.
- 3 | Q. Do you recall having a conversation with Mr. Peeler around
- 4 | this time?
- 5 | A. Yes.
- 6 | Q. It was for the purpose of discussing his interest in
- 7 | employment at KPMG?
- 8 A. Yes.
- 9 Q. And at the time he was employed by the PCAOB?
- 10 A. Yes.
- 11 | Q. Was he -- if you recall, was he on that tiered list of
- 12 potential recruits?
- 13 | A. I believe he was, yes.
- 14 | Q. Take a look next at Government Exhibit 800.
- 15 Sir, could you tell me if this is an email exchange
- 16 | that you had while at KPMG with John Broderick?
- 17 A. Is there another page or is this just the front page?
- 18 | Q. One page.
- 19 A. One page.
- Yes, this is an email between John Broderick and I on
- 21 | our KPMG email.
- 22 | Q. I know we talked about this earlier, but remind us who John
- 23 | Broderick is?
- 24 | A. John Broderick was a banking partner or a partner with
- 25 | banking and insurance experience that was in the KPMG

- 1 | Inspections Group.
- Q. Was he a partner at KPMG?
- 3 | A. Yes.

8

- 4 | Q. If you look at the email at the bottom of the page, the
- 5 | second email, from you to Mr. Broderick, Broderick, dated
- 6 June 4, 2015. The last sentence in the first paragraph --
  - MS. KRAMER: Objection. It's not in evidence.
    - MR. COOK: I apologize. I offer it, your Honor.
- 9 MS. KRAMER: Objection. Hearsay.
- MR. COOK: Your Honor, I'm not offering it for the truth, only to maintain the relationship.
- 12 THE COURT: 800 -- Government Exhibit 800 is received
  13 for a limited purpose.
- 14 | (Government's Exhibit 800 received in evidence)
- 15 BY MR. COOK:
- 16 | Q. Did you describe with Mr. Broderick in or around June of
- 17 | 2015 a lunch that you had with Bob Ross?
- 18 A. Yes.
- 19 | Q. And Bob Ross was one of your sources of confidential PCAOB
- 20 | information, correct?
- 21 A. Yes, he had provided me with confidential information.
- 22 | Q. Let's take a look next at what's been marked as Government
- 23 | Exhibit 450.
- Sir, do you have an email address that you've used in
- 25 | the past, "bsweet@harvestfresno.org"?

- 1 | A. Yes.
- 2  $\parallel$  Q. That is an email that you have access to, or had access to?
- 3 | A. Yes.
- 4 | Q. In August of 2016?
- 5 | A. Yes.
- 6 | Q. Is this an email that you sent from that email address in
- 7 | August 2016?
- 8 A. Yes.
- 9 | Q. Who did you send it to?
- 10 A. Myself.
- 11 MR. COOK: I offer 450.
- 12 MS. KRAMER: No objection.
- 13 THE COURT: Received.
- 14 | (Government's Exhibit 450 received in evidence)
- 15 BY MR. COOK:
- 16 Q. Difficult to translate what's written here, would you
- 17 | agree?
- 18 A. Yes.
- 19 | Q. But this is -- these are notes, quick notes that you made
- 20 | to yourself of a conversation that you had with Bob Ross,
- 21 | correct?
- 22 A. After that conversation, but, yeah, from the conversation
- 23 | with Bob Ross, these are notes that I was leaving for myself.
- 24 | Q. So you had dinner with Bob Ross, was it in San Francisco?
- 25 | A. Yes.

- 1 | Q. And was it on August 12th, the date of the email?
- 2 A. I believe it was the day before, if I remember correctly,
- 3  $\parallel$  but I may be off on the day.
- 4 | Q. Assuming our time zones are right, this is 10 in the
- 5 morning. So if it was dinner, it would probably be the night
- 6 | before, correct?
- 7 | A. That's -- yes.
- 8 | Q. And some of the notes that you made here -- well, the
- 9 reason you made the notes is because you wanted to be sure you
- 10 could remember some of the things that Mr. Ross had told you at
- 11 | that dinner?
- 12 | A. Yes.
- 13 | Q. And some of the things he told you at that dinner were
- 14 | confidential PCAOB information?
- 15 A. Yes.
- 16 | Q. And you made this list here so it would prompt your memory
- 17 when you had a discussion later with your partners at KPMG
- 18 | about what Bob had told you, right?
- 19 | A. Yes.
- 20 | Q. Take a look next at Defense Exhibit 1602.
- 21 Sir, is this an email exchange with you -- between
- 22 | you, Scott Henderson of KPMG, and also John Broderick of KPMG?
- 23 | A. Yes.
- 24 MR. COOK: I offer 1602.
- 25 MS. KRAMER: May I have a moment, your Honor?

Court that he was offering the document not for the truth of the matter asserted. He then highlighted text and had the witness confirm the truth of the text that was highlighted.

And that's hearsay. That is inadmissible.

MR. COOK: Your Honor, may I respond?

THE COURT: Yes.

MR. COOK: What I highlighted was the fact that Bob
Ross had communicated information to Mr. Broderick. I then
asked the witness whether the fact that they knew Deutsche Bank
was being inspected was confidential, to which the witness
answered in the affirmative.

MS. KRAMER: And the fact that was being asked about was established through a document because it was offered for the truth of the statement that Mr. Cook then relied -- referred to as a fact.

THE COURT: Well, I'm going to direct the jury that when — there is a bunch of rules about evidence that you don't need to worry about for the most part, but there is something called hearsay when in certain circumstances when something — a document is admitted not for the truth of the facts in the document but for other purposes, for example, its effect on the listener. So the facts stated in an email might not be admissible, and I'll direct you as in that example you may consider it only for other purpose, like the effect on the fact that someone received an email stating something. The fact

	Casemi: 18-cr-00036-JPO Document 2199- Filled €031/13/19 Page 123 of 247 1293
1	stated is not necessarily accepted as a fact. But the effect
2	on the listener, or the fact that the communication was
3	received between one person and another is admissible and may
4	be considered.
5	MS. KRAMER: Your Honor, I'm going to just renew my
6	objection again because the fact that there was a communication
7	between these individuals is not relevant if not for the truth
8	of the statement. So we move to strike Government Exhibit 1602
9	and the testimony that followed the claim that the document was
10	being offered for the fact that the communication happened.
11	MR. COOK: I can rephrase my question, your Honor.
12	THE COURT: OK.
13	BY MR. COOK:
14	Q. Do you know, Mr. Sweet, whether the statement made in the
15	first sentence of the email is true or not?
16	MS. KRAMER: Objection.
17	MR. COOK: I don't think he does know whether it is
18	true or not, your Honor. The fact the point of the question
19	is if this information was conveyed, would it have been
20	confidential?
21	MS. KRAMER: We can take this up at the next break,
22	your Honor.
23	THE COURT: OK.
24	BY MR. COOK:
25	Q. Take a look at 1184, Defense Exhibit 1184.

- 1 | Q. Take a look at the second page. Do you see where you say,
- 2 | "I've got lunch with Bob next week so we'll also poke at the
- 3 | subject with him then"?
- 4 | A. Yes.
- 5 | Q. Were you referring to Bob Ross?
- 6 A. Yes.
- 7  $\parallel$  Q. What was the subject that you were going to --
- 8 A. Would you mind going up just slightly?
- 9 Q. Sure. Let's go to the previous page.
- 10 A. It looks like it's in the context of this iRadar, sir.
- 11 | Q. Why would Bob Ross have information about that?
- 12 A. I remember being on the same inspection with Bob Ross in
- 13 | the UK, and I remember iRadar coming up on that inspection.
- 14 | Q. Your response to Mr. Britt's email where you say "I've got
- 15 | lunch with Bob next week" comes from a question that Mr. Britt
- 16 asked you at the bottom of the second page. He says, "Do you
- 17 | have any sense where the PCAOB is on this?" right?
- 18 A. Yes, I believe so, yes.
- 19 | Q. You were going to have lunch with Bob and see if you could
- 20 | elicit some information from him on this topic, is that right?
- 21 A. Yes, I believe so.
- 22 | Q. Take a look at Defense Exhibit 1461.
- 23 | THE COURT: It is after 1:00. Do you want to finish
- 24 | this one and break or just break?
- 25 MR. COOK: This is a good time, your Honor.

(Jury not present, witness not present).

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THE COURT: Could you all put 1602 back up. Do you want to address this?

MS. KRAMER: Yes, your Honor. This was offered for the truth of the fact that Bob Ross told John Broderick that he had comments for the German firm inspection of Deutsche Bank, that is, the truth of the matter asserted. It is classic hearsay. It does not fall into any exceptions.

Notwithstanding that, it was represented as being offered for simply the fact of the communication, the fact that John Broderick sent an email saying this has absolutely no meaning or relevance to the case other than the statement that is in it. And the follow-up questions indicated that the sole purpose of its admission was to establish the truth of the matter asserted.

The witness was then asked questions about that that indicated the necessity of the truth of this being established in that he asked if the fact that the PCAOB was going to inspect Deutsche Bank next year, a fact established only through this hearsay, was known or had already been formally communicated by the PCAOB, sort of doubling down on the hearsay.

It is not admissible and it shouldn't have happened, and now it should be stricken and the jury should be instructed to disregard it and the testimony.

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question?

THE COURT: Yes.

MS. KRAMER: Given the limited admissibility of this as your Honor originally ruled, I want to confirm that defense counsel cannot then argue from this document in closing that Bob Ross shared the location of the Deutsche Bank inspection in Germany because that is the truth of the content of the document that they are saying they didn't offer this for.

THE COURT: I think that's right.

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MR. WEDDLE: I'm not doing the closing, but I'm sure that is not part of Mr. Cook's closing.

I did also want to note in addition -- I know your Honor overruled the objection -- I think the open discussion among people at KPMG relating to what would be confidential information if it came from the PCAOB is something that may be part of the closing. It was part of the opening too, that there were multiple sources of leaks. I think that is fair game.

I'm not saying that this is proof that there was a disclosure of confidential information by Bob Ross to John Broderick in or about August 2015. We are not saying that. There is other evidence of other leaks for sure. This has a couple of purposes.

First of all, this witness doesn't know one way or the other whether it is true. All he is going on is what was said. The second purpose is they are all having this discussion about what would be a confidential leak if it were true and nobody

1	seems particularly concerned about it.
2	THE COURT: I understand. I think that is a valid
3	argument as long as that information has come in properly.
4	From Mr. Middendorf's counsel there is a motion to
5	quash the subpoena on the PCAOB. I wanted to see if you were
6	going to respond to it.
7	MR. BOXER: We were going to mention that today. I
8	think we will have something in by the weekend, roughly. I
9	would say before we start court on Monday. We started to look
10	at that. Hopefully, we'll have it in sooner that.
11	THE COURT: Anything else?
12	MS. MERMELSTEIN: On the schedule, your Honor, I
13	wanted to check with Mr. Cook. Earlier this morning he thought
14	he would be done this afternoon. I don't know if that has
15	panned out as expected or not.
16	THE COURT: Any update on expected timing?
17	MR. COOK: I think I'm on track, in that area, that
18	neighborhood.
19	MS. MERMELSTEIN: If that's right, and these things
20	are hard to predict my understanding is Ms. Lester thinks
21	she is going to have a couple of hours. Is that still true?
22	MS. LESTER: Yes.
23	MS. MERMELSTEIN: The question is this. If we could
24	finish with Mr. Sweet this week, we would really have regained
25	the ground we have lost. I don't know if that means, for

Calsemi: 18-cr-00036-JPO Document 299 - Filted 508/13/19 Page 131 of 247 1301

© Calsemi: 18-cr-00036-JPO Document 299 - Filed 08/13/19 Page 133 of 247 1303

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just so.

MS. MERMELSTEIN: This is completely not about Mr. Sweet's schedule at all. It's about two things. It's about keeping the trail apace because if we get too far behind and we are spilling into weeks five and six we are going to have juror problems for people \who said\who does they were available for four weeks. Number two, it is about civilian witnesses who are invegetablely busy in their own professional lives and trying to be able to predict with certainty what they will be able to get on the stand. If Mr. Sweet is still going into Monday and we don't know \however\how far into Monday he goes, we are going to have to drag people here to sit around Monday and not know if they get on and not know if they are going to have to be here Tuesday. The aim is to keep the trial moving as promised to the jury and accommodating future witnesses. It is completely not about Mr. Sweet's schedule. He will be here

Calsemi: 18-cr-00036-JPO Document 299- Filed 08/13/19 Page 135 of 247 1305

23 CROSS-EXAMINATION (continued)

BY MR. COOK:

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Q. Let's take a look at Defense Exhibit 1461, please, for

## Calsenti: 18-cr-00036-JPO Document 299- Filed 98/13/19 Page 139 of 247 1309

- 1 | hire? I'd consider it if they are willing to triple my salary.
- 2 And I could guarantee the number comment forms they receive
- 3 | would go down by hiring me. How is Cindy doing? Is the firm
- 4 | happy with her so far?"
- 5 | Q. Then the first sentence of that email, "Next week I will
- 6 probably not be around, but the week of September 28 looks good
- 7 | for grabbing lunch." You had lunch with Mr. Ross often, right?
- 8 A. Yes.
- 9 Q. He ultimately joined KPMG or is he still at PCAOB, to your
- 10 | knowledge?
- 11 A. No, he did not join KPMG. To my knowledge, he is still at
- 12 | the PCAOB.
- 13 | Q. Take a look next at Defense Exhibit 1457. Sir, if you
- 14 | could take a look at this email and tell me if it reflects an
- 15 | email conversation you had with Mr. Ross in August of 2016 and
- 16 | September of 2016.
- 17 A. Are we at the bottom, sir?
- 18 | Q. I believe that's the bottom except for the disclaimers.
- 19 | A. Yes.
- 20 | Q. An email between you and Mr. Ross?
- 21 | A. Yes, it is.
- 22 | Q. In August and September of 2016?
- 23 | A. Yes.
- 24 MR. COOK: I offer Defense Exhibit 1457.
- 25 MS. KRAMER: No objection.

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- 20 Α. Yes.

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- 21 This is an email that you sent, email thread from December
- of 2016? 22
- 2.3 Α. Yes.
- 24 MR. COOK: I offer 1636 as a defense exhibit.
- 25 MS. KRAMER: Objection: hearsay.

1 (At the sidebar)

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MR. COOK: Your Honor, the purpose of offering this is they have suggested that Cindy Holder was circulating confidential information during this time period. This evidences the fact that they were receiving confidential information from other sources as well.

MS. KRAMER: Your Honor, the only relevance of this is the truth about what was happening at the PCAOB at the time and how they were staffing it. That is something that defense counsel has already tried to put into evidence as a matter of fact, and the truth of the matter here can't be taken out of this claimed purpose.

MR. COOK: It is a statement of his intent as well.

MS. KRAMER: It is also not confidential, your Honor. There is no evidence of that. It was announced in the bottom email. "Helen Munter just announced financial services pooled team to the SEC reviewing partners." SEC reviewing partners are KPMG employees assigned to be the second audit partner. Helen Munter had a leadership role at the PCAOB. This is saying she just announced this to KPMG. It is not confidential. It doesn't even establish the point they are offering this for?

MR. COOK: Your Honor, it is a statement of his intent to get additional details from Bob beyond what was released publicly.

THE COURT: Of Sweet's intent. Why is Sweet's intent relevant?

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MR. COOK: His intent to obtain information from Bob Ross, his source of confidential information.

MR. WEDDLE: He is saying here I need to get together with Bob to get the details. He is not saying I need to get together with Jeff Wada to get the details. That is a statement of intent that is admissible under 803(3) as an exception to the hearsay rule.

I think there are at least four reasons why this email and the prior exhibit are admissible both for their truth and not for their truth. One is that Brian Sweet has already testified that it was part of his job responsibilities and we have seen throughout the exhibits, that it was shared among other personnel of KPMG, to update each other on information that they learned from their PCAOB contacts. He's doing that by email. That's a regular course of business, a business record. I'm not saying that every email is admissible as a business record.

The government specifically elicited from him that it was part of his job duties as he understood it to keep in contact with people and keeping an open ear. And we have seen throughout all these that it was part of his business practice to update people about what he learned via email. It's a business record and so is the prior exhibit.

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There is the same element of intent issue. There are also a couple of nonhearsay purposes, multiple nonhearsay purposes. One is that Brian Sweet testified that on January 9th he received two pieces of confidential information that he attributed to Cindy Holder. One was a bunch of information about the banking inspections group. That is the exhibit that we have looked at which is Holder's notes. He also claims that he received from Cindy Holder the preliminary inspections list for 2017. This directly rebuts the testimony elicited from this witness by the government about the confidentiality of information that Cindy Holder was giving to him that she claimed she offered Jeff Wada.

THE COURT: How is it rebutted?

MR. WEDDLE: The prosecutor just argued that because Helen Munter announced something to the SEC reviewing partners, that is public, it is not confidential information. Mr. Sweet testified it was confidential information.

MS. KRAMER: To be clear, your Honor, this email says that Helen Munter announced the concept to the SEC reviewing partners, not the identity of every single staff member at the PCAOB who was going to be working on the banking inspection.

MR. WEDDLE: That argument goes to weight, not admissibility. In fact, in evidence are notes of a meeting between Steve Schindler and KPMG leadership on January 24, 2017, in which item number 1 on the agenda was for Steve

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Schindler to announce the creation of this group. He thought it was newsworthy enough to put it on item number 1 of his meeting with leadership. And this shows that there is a real question about what is and isn't confidential, which we have been arguing from the beginning of this case, your Honor.

In addition, as we said before the lunch break, the fact that everyone was sharing information about confidential or not confidential or who knows what the various levels of confidentiality are for the information among themselves, as if it's no big deal, is exculpatory evidence that tends to rebut the assertion that the only communications here of confidential information were among the circle of trust in the criminal conspiracy. This directly rebuts that.

And, your Honor, it directly rebuts the assertion that EC9 means what it says. When Helen Munter gives this speech to the SEC reviewing partners and makes this announcement, I will bet -- we probably shouldn't make bets on the record. My guess is there is no board resolution from the PCAOB board authorizing Helen Munter to disclose that fact to that meeting, which is what would be required under the district terms of EC9, your Honor.

MS. KRAMER: That is ludicrous, for the record. I don't know if your Honor needs to hear anything else from us on this.

MS. MERMELSTEIN: She was the head of inspections.

MR. COOK: In any case, the statement here that Ms. Kramer just described --

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MS. MERMELSTEIN: Please permit Ms. Kramer to finish.

MS. KRAMER: Either this, as Mr. Weddle and Mr. Cook initially argued, is not offered for its truth but offered to show the sharing of additional confidential information, as this is confidential or this is not confidential. It is not. It is a recitation of Helen Munter publicly announcing to KPMG's SEC reviewing partners the concept of something. The iterative disclosures of the details of that were beyond the concept. It does not refute or rebut the confidentiality of that.

THE COURT: Why shouldn't it come in to show the fact of sharing information in that Sweet is saying, I need to get together with Bob to get details?

MS. KRAMER: To the extent that is a statement of Sweet's intent at this point, it has been the subject of probably at least an hour of his testimony and dozens of documents and is cumulative and in violation of 403 at this point. Because of the fact that you don't really get to the truth of the matter asserted in the underlying email. And this has already been beaten to death. He admitted it on direct and admitted it on cross numerous times.

MR. WEDDLE: He admitted on direct that this was confidential information that he got from Cindy Holder.

	Calsemi: 18-cr-00036-JPO Documente 299- Filted 508/13/19 Page 147 of 247 1317
1	MS. KRAMER: He did not.
2	THE COURT: I'll allow it for the nonhearsay purposes.
3	(Continued on next page)
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- 23 document.
- 24 This is referring to this FS pooled team concept.
- 25 Who is Helen Munter?

## Calsemi: 18-cr-00036-JPO Document 299- Filed 508/13/19 Page 149 of 247 1319

- 1 A. Helen Munter was a director of inspections, the division of
- 2 | registration and inspections at the PCAOB.
- 3 | Q. She had just announced the pool team concept here?
- 4 | A. Yes.
- 5 | Q. If we could go back up to the first email again. You were
- 6 | telling Cindy Holder that you were going to get together with
- 7 | Bob Ross to get the details concerning that announcement,
- 8 correct?
- 9 | A. Yes.
- 10 | Q. That's what you were referring to, what you were intending
- 11 | to do, get the details about the announcement that Ms. Munter
- 12 | made?
- 13 | A. Yes.
- 14  $\parallel$  Q. "Bob" here is Bob Ross, then an associate director at the
- 15 PCAOB?
- 16 | A. Yes.
- 17 | Q. Thank you. Let's take a look at Defense Exhibit 1462.
- 18 | Take a look at the email as we scroll it down your screen.
- 19 | Tell me if this is an email between you and Bob Ross in January
- 20 | 2017.
- 21 | A. Yes, it is.
- 22 MR. COOK: I offer 1462.
- 23 MS. KRAMER: No objection.
- 24 THE COURT: Received.
- 25 | (Defendant's Exhibit 1462 received in evidence)

## Calsemi: 18-cr-00036-JPO Docum Pernt 299- Filted 508/13/19 Page 150 of 247 1320

- 1 | Q. Discussing a lunch meeting with Mr. Ross?
- 2 | A. Yes.
- 3 | Q. Did that lunch meeting take place?
- 4 A. Did you say when or where?
- 5 | Q. Did it take place?
- 6 A. Did it take place? Yes.
- 7 | Q. At the usual Bill's?
- 8 A. Bill's Burger, yes.
- 9 Q. Is that where it happened?
- 10 A. Yes. To the best of my recollection, yes.
- 11 | Q. On January 9, 2017?
- 12 A. Yes.
- 13 | Q. Take a look at Defense Exhibit 1597. Sir, if you take a
- 14 | look at the email on top, is this an email from you to Joe
- 15 | Lynch at KPMG in August of 2016?
- 16 A. The email at the top, yes.
- 17 | Q. Who is Bob Stofflet?
- 18 A. Barb Stofflet was an inspections leader at the PCAOB.
- 19 Q. Did you say "Barb," as in "Barbara"?
- 20 | A. Yes.
- 21 | Q. At the time of this email, was she -- withdrawn. On August
- 22 | 1, 2016, to your knowledge, was she an employee of PCAOB?
- 23 | A. I remember she left the PCAOB at some point. It looks like
- 24  $\parallel$  she was still employed at the PCAOB at this time.
- 25  $\parallel$  Q. Was Barb Stofflet one of your sources of confidential PCAOB

- 1 | information?
- 2 A. Not to me, no.
- 3 | Q. She was a source for Joe Lynch though?
- 4 | A. I don't remember the context. Is it possible to look down
- 5 | at the rest of this email? I don't know. Looking at the email
- 6 at the bottom, she is certainly giving insight to Joe.
- 7 | Q. Let me stop you there. I don't want you to comment on the
- 8 | email. It is not in evidence. My question is do you know if
- 9 | Barb Stofflet is a source of confidential PCAOB information,
- 10 whether for you or for somebody else?
- 11 | A. Not for me. I guess I don't know to what extent she and
- 12 | Joe Lynch communicated.
- 13 | Q. It would not surprise you if she did provide information to
- 14 | Joe Lynch, based on your understanding of their relationship?
- MS. KRAMER: Objection: speculation.
- 16 THE COURT: Sustained.
- 17 | Q. Take a look next as Defense Exhibit 1600. If you look at
- 18 | the email on top, Mr. Sweet, this an email from you to David
- 19 | Britt and Jennifer Lauer in October of 2016?
- 20 | A. Yes, it is. I'm sorry. What date? It's from October 24,
- 21 | 2016, yes, between David, Jen Lauer, and myself, yes.
- 22  $\parallel$  Q. Earlier in the thread there are other communications
- 23 | involving you and Hector Santana, also of PCAOB, correct?
- 24 | A. Hector was a partner in KPMG. Is that what you were
- 25 | asking?

- 1 | Q. I'm sorry. The email thread includes communications
- 2 | between you and Hector Santana of KPMG?
- 3 A. Yes. I see one there, yes.
- 4 MR. COOK: I offer defense 1600.
- 5 MS. KRAMER: Objection: hearsay and 403.
- 6 THE COURT: Sustained.
- 7 | Q. If we could take a look at Defense Exhibit 1008. Sir, I am
- 8 | not going to scroll through all of these, but I'll represent to
- 9 you that Defense Exhibit 1008 includes what has already been
- 10 admitted into evidence as Government Exhibit 404 with the
- 11 | exception of what begins at page 61 of the document. So if we
- 12 | could scroll forward to that portion. It's a big document and
- 13 | takes a while. There we go. If you could take a look at what
- 14 | is on your screen, sir, and tell me, first of all, was Verizon
- 15 | a carrier that you were a subscriber of for a cell phone?
- 16 | A. Yes.
- 17  $\parallel$  Q. Was that the case in February of 2016?
- 18 A. Yes.
- 19 | Q. If we scroll forward from this point. Stop right there,
- 20 | please. Thank you. You will see that there is a statement at
- 21 | the bottom of the document regarding Kenneth Blair. Who is
- 22 | Kenneth Blair?
- 23  $\parallel$  A. He is my father-in-law.
- 24  $\parallel$  Q. There is a phone number there. Do you see the number?
- 25 | A. Yes.

- 1 | Q. Do you recognize the number?
- 2 | A. Yes.
- $3 \parallel Q$ . What is it?
- 4 A. It is my cell phone number.
- 5 | Q. Do these appear to be your cell phone records?
- 6 A. Yes.
- 7 MR. COOK: Your Honor, I offer defense 1008.
- 8 MS. KRAMER: No objection.
- 9 THE COURT: Received.
- 10 | (Defendant's Exhibit 1008 received in evidence)
- 11 MR. COOK: We can take that down. Thank you.
- 12 | Q. Sir, you testified on direct that you are familiar about
- 13 | the inspections information system, or IIS, of PCAOB?
- 14 A. Yes. I used it when I was at PCAOB.
- 15 | Q. That is the repository for documents relating to PCAOB
- 16 | inspections, is that right?
- 17 | A. Yes.
- 18 | Q. Did you receive training on how to use IIS when you were at
- 19 PCAOB?
- 20 | A. Yes. I believe during its initial roll-out I may have,
- 21 yes.
- 22 | Q. I'm going to show you what has been marked for
- 23 | identification as Defendant's Exhibit 1439. I will ask you to
- $24 \parallel$  take a look at the document. It's a long document. Tell me as
- $25 \parallel$  we scroll through it if it's a document that you recognize from

- 1 your days at PCAOB. Sir, do you recognize this as a user guide
- 2 | for the PCAOB's inspections information system?
- 3 A. That's what it says on the front, yes.
- 4 | Q. Do you recognize it, though, from when you were an employee
- 5 | at PCAOB?
- 6 A. I see it's dated 2012. It was so long ago, I don't
- 7 | remember, sir. I was at the PCAOB then.
- 8 | Q. That's fair enough. I'm just asking you if you recognize
- 9 | the document as something that you recall seeing or relying
- 10 | upon while you were working there.
- 11 A. I don't remember seeing this one in particular.
- 12 | Q. Thank you. If we could take a look at Government Exhibit
- 13 | 655. And if we could highlight the portion in black ink at the
- 14 | top right-hand portion of the document. This is in evidence.
- 15 || Sir, I want to make sure that I didn't misspeak
- 16 | earlier. Is it your testimony that the portion of the document
- 17 | that is displayed on your screen, which is the black text on
- 18 | the upper right-hand portion of Government Exhibit 655, is that
- 19 | what you contend to be the preliminary inspection list that you
- 20 | received from Cindy Holder?
- 21 A. Yes.
- 22 | Q. Let's take a look at Government Exhibit 1444. You said
- 23 | this is a photograph that you took of Cindy Holder's notes,
- 24 | correct?
- 25 | A. Yes.

## [22] Calsemi: 18-cr-00036-JPO Document 299- Filed 508/13/19 Page 155 of 247 1325

- 1 | Q. It is your recollection that you deleted this photograph in
- 2 | February of 2017?
- 3 | A. Yes, I did.
- 4 | Q. After you deleted it, isn't it correct that you did not see
- 5 | it again until January of 2019 at a meeting with the
- 6 | government?
- 7 A. I don't remember the first date or the date that this was
- 8 | first shown, but it was likely around then.
- 9 | Q. It was this year, 2019, correct?
- 10 A. Again, maybe it was December. I don't remember the
- 11 | specific date, sir. It was, yes, fairly recent I think.
- 12 | Q. Did you say fairly recently?
- 13 A. I think, yes.
- 14 | Q. Do you recall that you were shown this photo and then asked
- 15 | about it in a meeting with the prosecution?
- 16 | A. Yes.
- 17 | Q. You weren't asked about it, you weren't shown it in any of
- 18 your earlier meetings with the government prior to this
- 19 | calendar year?
- 20  $\parallel$  A. Again, I don't remember the specific date, but yes.
- 21 | Q. Before that, you had told the government that on January
- 22 | 9th Cynthia Holder told you that she had received a preliminary
- 23 | list of inspections, correct?
- 24 | A. Yes.
- 25  $\parallel$  Q. You did not, prior to seeing this photo, say that Cindy

- 1 | Holder told you about the new banking inspections group, or
- 2 | BIG, right? Do you want me to rephrase the question?
- 3 A. Yes, please.
- 4 | Q. Prior to seeing this photograph that was shown to you by
- 5 | the government recently, you never told the government that
- 6 Cynthia Holder told you about the banking information group?
- 7 | A. I don't remember. But I do remember this document. Once
- 8 | it was recovered and I had a chance to look at it, it certainly
- 9 | refreshed my recollection on the full extent of my conversation
- 10 with Cindy on January 9, 2017.
- 11  $\parallel$  Q. So it is your testimony that prior to seeing this document
- 12 | in the recent past, you didn't recall that Cindy had told you
- 13 | about the banking information group, is that right?
- 14 | A. That's right, yes.
- 15 | Q. Isn't it true that before you were shown this photograph,
- 16 you told the prosecutors, and before you pled guilty, that Bob
- 17 Ross gave you the information about the new banking information
- 18 group?
- 19 A. I remember telling them, yes, that Bob had told me about
- 20 | this banking inspections group, yes. I remember also telling
- 21 | him that Cindy's notes were in red and that I had taken a
- 22 | picture of it and deleted it. That's all what I said, sir.
- 23 | Q. So you said that Bob Ross told you about the banking
- 24 | information group, right? And speaking of the time period
- 25 | before this photo was recovered, it is your testimony that you

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Q. What you just testified to, that all the names of the inspectors in this banking information group, all of that information that you just talked about just now, none of that was disclosed to the government prior to them putting this photograph in front of you, isn't that right?

A. Yes, I think that's probably right. I was certainly more focused on January 9th, the fact that we had this preliminary

- 1 | listing of issuers and that that was the confidential
- 2 | information that day that I was focused on.
- 3 | Q. Sir, before the break we were talking about your
- 4 cooperation agreement. We were talking about moving
- 5 chronologically through the meetings that you had with the
- 6 government and the various disclosures that you made at those
- 7 | meetings. When we left this topic, we were talking about
- 8 meetings that took place in December of 2018. That is just to
- 9 orient you where we are.
- Do you remember that these meetings in December of
- 11 | 2018 took place over three successive business days? Do you
- 12 | recall that?
- 13 A. I believe so, yes.
- 14 | Q. There was a weekend. There was a Thursday, Friday, and
- 15 | then a Monday, or there may have been a Friday and then a
- 16 | Monday and Tuesday. But there was a weekend dividing it,
- 17 | right?
- 18 A. Yes, I believe so.
- 19 | Q. They were asking you, the government, the agents, asking
- 20 | you about the contents of a hard drive, one of your hard
- 21 | drives, correct?
- 22 A. Yes, the hard drive that I had used to copy all this
- 23 | information when at the PCAOB.
- 24 | Q. Exactly. The same hard drive that you had used to
- 25 || copy/restore stolen PWC information that you brought to PCAOB,

- 1 || right?
- 2 | A. Yes.
- 3 | Q. The same hard drive that I used to put PCAOB information
- 4 onto, correct?
- 5 | A. Yes.
- 6 Q. And that you brought with you to KPMG?
- 7 | A. Yes.
- 8 | Q. All on the same hard drive?
- 9 A. Right.
- 10 | Q. That hard drive also contained a lot of your tax
- 11 | information?
- 12 A. Yes.
- 13 | Q. Just prior to those meetings, you had learned that
- 14 defendants in this case had subpoenaed some of your documents,
- 15 documents from your banks, correct?
- 16 | A. Yes.
- 17 | Q. As a result, you and the prosecution were going through the
- 18 | records on the hard drive to see what it is they might reveal,
- 19 || right?
- 20 A. Yes.
- 21 | Q. The first few days, first two days of those meetings is
- 22 | when you disclosed those three lies that we talked about: the
- 23 | use of your father's bank statement, the gift letter, and the
- 24 W-2 PWC characterization of your former job, correct?
- 25  $\parallel$  A. Yes, it was part of that December meeting. I don't

- 1 remember which day specifically.
- 2 | Q. Fair enough. But when you disclosed those issues to the
- 3 government, you characterized them as lies, didn't you?
- 4 | A. Yes, they were lies.
- 5 | Q. It wasn't something that you had forgotten about and it
- 6 | suddenly came to your recollection; you lied about it?
- 7 | A. I'm sorry. I misunderstood you, sir. What I meant is they
- 8 were lies in connection with when I made that application for a
- 9 mortgage with the bank. They were very much lies. I knew it
- 10 | wasn't a gift letter. Knew the characterization of the W-2 was
- 11 | a lie. I knew that characterizing representing my
- 12 | father-in-law -- my father's account was a lie. That is right.
- 13 | Q. So the lie that you described to the government, it is your
- 14 | testimony, was not the lie in not disclosing it when asked but
- 15 | the original lie when you made these false representations back
- 16 | in 2011?
- 17 A. That's right.
- 18 | Q. That weekend, the weekend that separated the two meetings,
- 19 | the three meetings, you reviewed these documents on your hard
- 20 drive?
- 21 A. Yes.
- 22 | Q. Then, on Monday, December 17th, two months ago, you told
- 23 | the government about more misconduct?
- 24 | A. Yes.
- 25 || Q. That was after reviewing your hard drive some more?

- $1 \parallel A$ . Yes, sir.
- 2 Q. This was the first time that you revealed this additional
- 3 | bad conduct?
- 4 A. Yes.
- 5 | Q. This was more than a year after they had asked you to
- 6 disclose all of this criminal activity, correct?
- 7 A. Yes. This mortgage loan was from 2011, and I hadn't been
- 8 | thinking about it during the initial proffer sessions.
- 9 | Q. On December 17, 2018, you told the government about a cabin
- 10 | that you bought, I think you characterized it as a cabin, in
- 11 | Shaver Lake?
- 12 | A. Yes.
- 13 | Q. Shaver Lake is near where you live in Fresno?
- 14 | A. Yes, sir.
- 15 | Q. Let's take a look at Defendant's Exhibit 1626 for
- 16 | identification. Sir, does this photograph depict the cabin
- 17 | that you talked about, that we were talking about?
- 18 A. Yes.
- 19 MR. COOK: I offer 1626.
- 20 THE COURT: Received.
- 21 | (Defendant's Exhibit 1626 received in evidence)
- 22 Q. You bought this cabin for a million dollars?
- 23  $\parallel$  A. Around there, yes.
- 24 | Q. When you were telling the government about the cabin, you
- 25  $\parallel$  told them that when you initially were making the purchase, it

- 1 | was your intent to use the cabin as an investment property?
- 2 | A. Yes.
- 3 | Q. This goes back to our 1031 exchange conversation from
- 4 | earlier. You were selling some rental properties and you had
- 5 some money that you had earned from that, correct?
- 6 A. Yes.
- 7 Q. Were those apartments?
- 8 A. Yes.
- 9 Q. Apartments in Fresno?
- 10 | A. Yes.
- 11 | Q. So you made some money on the sale of those apartments, and
- 12 you wanted to put that into a like kind investment?
- 13 | A. Yes.
- 14 | Q. Another rental property?
- 15 A. Yes.
- 16 | Q. You told the government that this cabin, the Shaver Lake
- 17 cabin that you were purchasing, when you originally purchased
- 18 | it, it was with the intent to rent it out so it would be a
- 19 | legitimate 1031 exchange?
- 20 A. That was our original intent, yes.
- 21 | Q. Then, within six months or so you concluded that you
- 22 | weren't going to rent it out, it was going to be just a second
- 23 | home?
- 24 A. That's right.
- 25  $\parallel$  Q. Once you made that decision, once you concluded that it

- 1 | would not be a legitimate 1031, you would have been obligated
- 2 | to unwind that transaction and pay the taxes that were owed on
- 3 | the same of those apartments, right?
- 4 A. Yes. The whole thing has to be unwound, yes.
- 5 Q. Did you ever actually collect any rent from any tenant at
- 6 | the cabin?
- 7 A. No, I did not.
- 8 | Q. Then you went on to explain to the government when you were
- 9 | telling them about this 1031 issue that you lied on your taxes
- 10 | because you in fact did not unwind it, you represented that it
- 11 | was in fact an investment property, right?
- 12  $\parallel$  A. That's the way I represented it on my tax returns, and I
- 13 knew that was wrong, yes.
- 14  $\parallel$  Q. That was for your 2016 taxes?
- 15 A. Yes.
- 16 | Q. In addition to the 1031 issue and saving money on the sale
- 17 of the apartments, the reason why it benefited you to have this
- 18 | identified as an investment property is because you could
- 19 deduct expenses?
- 20 A. That's right.
- 21 | Q. Furnishings and renovations, that type of thing?
- 22 A. Yes, depreciation, taxes, interest.
- 23  $\parallel$  Q. All of that would be deductible if it were a legitimate
- 24 | investment property?
- $25 \parallel A$ . Right.

- 1 | Q. You said nothing to them during this meeting in December
- 2 | 2018 about filing false 2017 returns?
- 3 | A. I didn't, no.
- 4 | Q. I'm sorry?
- 5 A. No, I didn't.
- 6 Q. You only disclosed the 2016 return?
- 7 | A. Yes.
- 8 | Q. You had filed your 2017 returns at that point, right?
- 9 A. Yes, I had.
- 10 | Q. That wasn't something that you simply forgot. You had just
- 11 done it a couple of months ago.
- 12 A. I had filled out the information for that return in March,
- 13 | so it would have been more than a couple of months. But I did
- 14 | file them in October, yes.
- 15 | Q. You filed them in October?
- 16 | A. Yes.
- 17 | Q. The meeting was in December?
- 18 A. Yes.
- 19 | Q. So this was not one of the issues that you explained
- 20 | before, where it was so long in the past you just didn't think
- 21 | of it; this was front of mind and you deliberately omitted it?
- 22 | A. It wasn't deliberate. I was focused on the fact that I had
- 23 | sold the cabin in 2017, so I was thinking, well, it's all been
- 24 | unwound in 2017 so it's one year or another. I remember
- 25 | leaving that conversation with them and telling them I had to

- go back and check my 2017 returns in order to go back and work out what needed to be done.
- 3 MR. COOK: May I have a moment, your Honor?
- 4 THE COURT: Yes.
- Q. At this point in your conversation with the government when
- 6 | you revealed all of this stuff to them, did they suggest to
- 7 | you, tell you that your cooperation agreement was going to be
- 8 | withdrawn?
- 9 A. No, they did not.
- 10 | Q. Did they tell you that they did not believe they could
- 11 | trust you to tell the truth at trial and that you would not be
- 12 | testifying?
- 13  $\parallel$  A. No, they did not.
- 14 | Q. You met with the government again in January 2019, just a
- 15 couple of months ago, correct?
- 16 | A. Yes.
- 17 | Q. This time it was by phone, and I think you had, was it a
- 18 | Webex presentation?
- 19 | A. Yes.
- 20 | Q. Correct me if I'm wrong. Webex would allow you to talk
- 21 | with them on the phone, but on your computer screen you could
- 22 share documents so you could both look at the same document?
- 23 | A. Yes.
- 24 | Q. Is that what you were doing?
- 25 A. Yes.

Α. Yes.

(Continued on next page)

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- 1 Q. And they didn't withdraw the cooperation agreement at that
- 2 point either, did they?
- 3 | A. No.
- 4 | Q. They didn't tell you that you couldn't be trusted to
- 5 | testify?
- 6 A. No.
- Q. But they did add a benefit to your agreement, didn't they, when they amended it?
- 9 MS. KRAMER: Objection, your Honor.
- 10 THE COURT: Sustained.
- 11 BY MR. COOK:
- 12 Q. Did the government amend your cooperation agreement after
- 13 | that conversation?
- 14 A. My cooperation agreement was amended so that I am also
- 15 | obligated to amend my 2017 return as part of fixing all the
- 16 other tax returns that I had previously mentioned to them so --
- 17 | I just was going to say just to be clear, sir, the amendment
- 18 makes it very clear that there is no protection as it relates
- 19 to my disclosure of all of these tax wrongdoings. It
- 20 | specifically states that there is -- there is not a benefit as
- 21  $\parallel$  a result of that.
- 22 | Q. It's your understanding that there was no benefit conveyed
- 23 | to you in connection with you telling them about this tax
- 24 | fraud?
- 25  $\parallel$  A. I am sure I'm going to get the words of that cooperation

- 1 | he will not be prosecuted criminally by this office for making
- 2 | false statements, and causing false statements to be made, to a
- 3 mortgage lender in or about 2011 in an effort to secure a
- 4 | mortgage, to the extent that he has disclosed such conduct to
- 5 | this office as of the date of this letter."
- 6 | Q. That language was not in your original cooperation
- 7 | agreement, was it?
- 8  $\mid A$ . For the -- no.
- 9 | Q. You had not disclosed to them those three lies from the
- 10 | 2011 mortgage statement, right?
- 11 A. That's right.
- 12 | Q. Then you disclosed it to them, and as result you got
- 13 | immunity for them, you got a pass for them, right?
- 14 | A. Yes.
- I thought you were referring earlier, sir, to the tax
- 16 stuff, which is in the next sentence.
- 17 | Q. Fair enough.
- 18 And to be completely accurate, the office, the U.S.
- 19 | Attorney's Office, has not agreed not to prosecute you for
- 20 | criminal tax violations, right? They could prosecute you for
- 21 | tax violations at any time; is that your understanding?
- 22 | A. Yeah.
- 23  $\parallel$  Q. That was the same as the original agreement?
- 24  $\parallel$  A. Let me read it one more time to be absolutely certain. "It
- 25 | is understood that this office cannot and does not agree not to

- 1 | prosecute the defendant for criminal tax violations, if any."
- 2 Q. That was the same understanding you had from the original
- 3 | agreement, right?
- 4 A. Yes.
- 5 | Q. So the change here, the benefit that you received in this
- 6 amendment, was you got a pass for the 2011 fraud?
- 7 MS. KRAMER: Objection. Mischaracterizes the
- 8 evidence.
- 9 THE COURT: Sustained.
- MR. COOK: Can we go to the second page -- sorry, just
- 11 | the first page of the document. Highlight the date.
- 12 BY MR. COOK:
- 13 | Q. The document is dated the day before this trial began,
- 14 | right?
- 15 A. Yes.
- 16 | Q. You still had not disclosed all of your criminal activity
- 17 | as of this date, isn't that right?
- 18 A. Yes.
- 19 | Q. You met with the government this past Sunday, on
- 20 | February 17th?
- 21 A. Yes.
- 22 | Q. Two days before you took the witness stand and after this
- 23 | trial had already started, right?
- 24 | A. Yes.
- $25 \parallel Q$ . You knew, again, that the defendants had subpoenaed KPMG

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A. No. It's not that -- well, what I said was that I was scared that by telling them about this in two-thousand -- excuse me, in March, when I realized this, that I would be in violation of my cooperation agreement because it was not something I had previously told them, and I thought I could just fix this when I amended the rest of my returns, because in order to correct this, I've got to unwind the transaction for 2015, which means cleaning up the 2017, and that I needed to

- get real tax professional help because this is so far beyond my skill set.
- 3 | Q. You have been doing your taxes on your own since 2012?
- $4 \parallel A$ . No, not -- KPMG did my taxes for 2015 and 2016.
- Q. Fair enough. When you were working for the PCAOB, you did
- 6 your own taxes?
- 7 | A. Yes.
- 8 | Q. You are a Certified Public Accountant, correct?
- 9 A. Not anymore, sir.
- 10 | Q. You were at the time you did the taxes?
- 11 A. Back then, yes.
- 12 | Q. And notwithstanding the loss of your license, you retained
- 13 | the knowledge that you had before as a CPA, correct?
- 14 A. Yeah. I never worked in taxes, just to be clear, but,
- 15 | yeah, I was a monitor.
- 16 | Q. I just want to make sure we have your testimony clear.
- On February 17, 2019, when you met with the
- 18 government, you told them that you made the same false claims
- 19 | again about the Shaver Lake cabin to avoid the government
- 20 | learning about it and you losing your cooperation agreement;
- 21 | that's what you told them, right?
- 22 A. That's what I was scared about, yes.
- 23  $\parallel$  Q. That's what you told them, right?
- 24 | A. Yes.
- 25  $\parallel$  Q. What is Schedule E?

- 1 A. Schedule E is one of the tax schedules.
- 2 | Q. Does Schedule E -- what information is Schedule E supposed
- 3 | to reflect in a tax return?
- 4 A. Information I guess in connection with I know real estate
- 5 | rentals, that's where you include the rental activity.
- 6  $\parallel$  Q. But when you testified a few moments ago that the 2017
- 7 | Schedule E was incorrect, would it be more accurate to say that
- 8 | it was deliberately false?
- 9 A. Yes, that's right.
- 10 | Q. Now, when you made these disclosures a couple of days ago,
- 11 | at that point did the government say that's it, we've had
- 12 | enough, cooperation agreement, tearing it up? Did they tell
- 13 | you that, or did they put you on the witness stand?
- 14 MS. KRAMER: Objection. Argumentative.
- 15 THE COURT: Sustained.
- 16 The first part is fine.
- 17 | BY MR. COOK:
- 18  $\parallel$  Q. You began your testimony in this case on Tuesday,
- 19 | February 19th, right?
- 20 A. Yes.
- 21 | Q. And you took an oath and you testified all day long that
- 22 | day?
- 23 | A. Yes.
- 24  $\parallel$  Q. And then you met with the government that evening?
- 25 | A. Yes.

- 1 | Q. Who requested that meeting?
- 2 A. The U.S. Attorney's Office.
- 3 | Q. And at that meeting you again disclosed more criminal
- 4 | conduct?
- 5 A. In connection with the same issue, explaining the other
- 6 | implications of it, yes.
- 7 Q. You explained to the government that you had for 2016 and
- 8 | 2017 identified your wife on your tax returns as a real estate
- 9 professional, right?
- 10 | A. Right.
- 11 | Q. And in fact, you've -- do you prepare the tax returns
- 12 | primarily for your family?
- 13  $\parallel$  A. In the years that I did them, yes.
- 14 | Q. And -- well, even when they were done by someone else, you
- 15 provided the backup documentation so they could be done?
- 16 | A. Yes.
- 17  $\parallel$  Q. You were the -- you had primary responsibility for that?
- 18 A. Yes.
- 19 | Q. And even prior to 2016 and 2017, you had identified your
- 20 | wife on your tax returns as a real estate professional?
- 21 A. Yes.
- 22 | Q. From 2009 all the way through 2017, correct?
- 23 | A. Yes.
- 24 | Q. And you told the government yesterday, the day before
- 25 | yesterday, that the designation of your wife as a real estate

## Calsemi: 18-cr-00036-JPO Documente 299 - Filed 508/13/19 Page 175 of 247 1345

- 1 | professional for 2016 and 2017 was false, right?
- 2 A. I know it is wrong in those two years, sir, yes.
- 3 | Q. Because you told the government she didn't qualify because
- 4 | you were counting the Shaver Lake cabin as an investment
- 5 property, and since that was no longer an investment property,
- 6 | you told the government she wouldn't qualify?
- 7 A. That's right.
- 8 | Q. Your cooperation agreement, to your knowledge, still in
- 9 place?
- 10 | A. Yes.
- 11 | Q. You've had rental properties since 2008, right?
- 12 | A. Yes.
- 13 | Q. And since 2009, as I think you testified, since 2009, you
- 14 | have designated your wife as this real estate professional,
- 15 || right?
- 16 A. I don't remember if it has been every year but very likely.
- 17 | Q. Very likely every year?
- 18 A. Yes.
- 19 | Q. And just to be clear, this designation and the implications
- 20 | of that designation, "real estate professional," has saved you
- 21 | tens of thousands of dollars in taxes?
- 22 A. Yes.
- 23 | Q. Since late 2009, you've used the services of a property
- 24 | management company in connection with all of your rental
- 25 properties?

- 1 A. Not all of them but, yes.
- 2 | Q. Well, that property management company is responsible for
- 3 | all aspects of management of those properties, correct?
- 4 | A. No.
- 5 | Q. One of those properties that you retained, is it Fresno
- 6 | Management Services, is that the name of the company?
- 7 A. Yes, the same company, yes.
- 8 | Q. One of the properties in which you engaged the services of
- 9 | this company was located on El Paso Avenue in Fresno?
- 10 | A. Yes.
- 11  $\parallel$  Q. Take a look at what's been marked for identification as
- 12 Defense Exhibit 1550.
- 13 | If you could take a look at this document and tell me
- 14 | if this is the contract you signed with Fresno Management
- 15 | Company in 2009.
- 16 A. Would you mind flipping through the pages, please.
- 17 (Pause)
- 18 Yes.
- 19 | Q. That's it? That's the contract?
- 20 A. It has been almost ten years since I have seen this, but,
- 21 | yes, I recognize my signature.
- 22 | Q. You signed similar contracts with the same company over the
- 23 | years, haven't you?
- 24 | A. Yes.
- 25  $\parallel$  Q. And those contracts all have the same terms and conditions

Subsection B includes lease negotiations, correct?

25

- 1 | A. Yes.
- 2 Q. "The agent shall handle all lease negotiations with
- 3 prospective tenants with respect to leases, " right?
- 4 A. Yes, that's what's in these standard terms, yes.
- 5 Q. OK. And then Subsection C: "Agent shall advertise the
- 6 property for rent, signs, participate in all paid advertising
- 7 costs," etc.?
- 8 A. Yes.
- 9 | Q. That was part of their duties?
- 10 A. That was one of the things they did, yes.
- 11 | Q. And then Subsection D, the collection of rents. They were
- 12 | responsible for collecting rent from the property, correct?
- 13 A. Yes.
- 14  $\parallel$  Q. Subsection E -- I'm summarizing here, but let me know if it
- 15 | is accurate -- they were responsible for providing you with
- 16 | account statements and balances, right?
- 17 A. Yes, they would.
- 18 | Q. They would take care of maintenance and repairs?
- 19 A. Some maintenance and repairs.
- 20 | Q. Take a look at the sentence that begins with "The agent"
- 21 about halfway down the paragraph on the right side.
- 22 A. Yes.
- 23  $\parallel$  Q. It says, "The agent is authorized to conduct any and all
- 24 | repairs need in the amount of \$100 or less per occurrence."
- 25 Do you see that?

- 1 | A. Yes.
- 2 | Q. If it was more expensive than that, then they would take
- 3 care of it but they had to get approval from you, correct?
- 4 A. No. They would notify us of the repair, and then we would
- 5 decide how to proceed with that, whether or not it was a repair
- 6 we wanted to do on our own, whether we wanted to engage our own
- 7 contractors, plumbers, electricians, or if we wanted them to
- 8 proceed with the repair.
- 9 | Q. So you had the option of doing it yourself if you wanted?
- 10 A. That's right.
- 11 | Q. But they would do it if you wanted them to?
- 12  $\parallel$  A. If we said yes.
- 13 | Q. Look at the next section.
- 14 Now, they were also responsible for sending you
- 15 checks, right? They brought in the rent and then they would
- 16 send you the proceed, correct?
- 17 | A. Yes.
- 18 | Q. When they sent you checks, they didn't send the checks to
- 19 | your wife's name, they sent them to you, correct?
- 20 | A. Yeah, to our joint account but, sure.
- 21  $\parallel$  Q. Did you say it was a joint account that they sent the
- 22 | checks to?
- 23 | A. Yes, my wife and my account.
- 24 | Q. Sir, didn't you have an account at EECU?
- 25 | A. If you're talking about this property, 342 El Paso, which

- 1 is this contract, the rents, the money that they collected went
- 2 | to my account with my wife.
- 3 | Q. And for your other rental properties?
- 4 A. For the rental property, there had been rental properties
- 5 | that we've co-owned with two of our high school friends, and
- 6 | those -- that account, we have a shared account with them.
- 7 Q. You have your own accounts at EECU?
  - A. No, it is a joint account with them.
- 9 | Q. With your friends?
- 10 A. Yes.

- 11 | Q. My question is do you have a separate account at EECU?
- 12 | A. I do not.
- 13 | Q. And when you received or when they sent out the accounting
- 14 | statements, did they go to you and your friend or did they go
- 15 | to your wife?
- 16 A. They would go to my friend and I.
- 17  $\parallel$  Q. The monthly account statements that they sent out were not
- 18 | in your wife's name, were they?
- 19 A. We bought the -- which accounts --
- 20 | Q. Were any of them in your wife's name?
- 21 A. I don't know.
- 22 | Q. You had a property management company responsible for
- 23 | managing these properties and you declared your wife as a real
- 24 | estate professional which required her, to your understanding,
- 25  $\parallel$  to spend at least 750 hours a year managing the properties,

see if it is your handwriting and your signature on the later pages.

16 (Pause)

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17 Α. Yes, it is.

18 It is your handwriting?

19 Yes, it is. Α.

20 Q. It is your signature?

21 Yes. Α.

22 Your wife's signature? Q.

Α. Yes.

24 Dated November 2013?

25 Α. Yes.

- 1 | Q. And this is during the time period in which you were
- 2 | identifying your wife as a real estate professional, correct?
  - A. On our tax returns, yes.

- 4 | Q. Well, you said "on your tax returns."
- This isn't an artificial term that you can just apply to somebody, correct; they actually have to meet certain requirements?
- 8 MS. KRAMER: Objection. Argumentative.
- 9 THE COURT: Overruled.
- 10 A. Yes, they have to meet specific requirements, yes.
- MR. COOK: If you take a look at the first page of the document, and highlight your spouse's occupation and how long.
- 13 Your Honor, I offer 1580.
- 14 MS. KRAMER: Objection, your Honor. The same basis.
- 15 THE COURT: Received. 1508 is received.
- 16 | (Defendant's Exhibit 1580 received in evidence)
- 17 | BY MR. COOK:
- 18 Q. In this document, you identify your spouse's occupation as
- 19 | a homemaker, correct?
- 20 A. Yes.
- 21 | Q. You did not disclose that she was supposedly a real estate
- 22 professional?
- 23 | A. Well, she also takes care of our three children at home.
- 24 | Q. I have no doubt that she meets all the requirements of a
- 25 | homemaker.

The question is in this application, in which you were obligated to tell the truth, you did not disclose that she was a real estate professional?

MS. KRAMER: Objection to the commentary, your Honor.

Move to strike.

THE COURT: Sustained.

7 BY MR. COOK:

- 8 | Q. Is that correct?
- 9 A. I'm sorry. Will you ask that question again?
- 10 Q. You did not disclose the fact that you considered her or
- 11 deemed her for IRS purposes a real estate professional at this
- 12 | time?

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- 13 A. I wrote "Homemaker."
- 14  $\parallel$  Q. Take a look at Defense Exhibit -- take that down.
- You testified yesterday that when you purchased your
- 16 vacation home at Shaver Lake, you testified today as well, that
- 17 | you intended to rent it out, right?
- 18 A. That was our initial -- yes.
- 19 | Q. That's what you told the government as well?
- 20 A. Yes.
- 21 | Q. That wasn't true, was it?
- 22 A. When we purchased the property?
- 23  $\parallel$  Q. To be very clear, at the time you purchased the property,
- 24 | you were not intending to rent it out; you intended, at that
- 25 | time and in every time thereafter, to be a vacation home?

- 1 A. No. We intended to both use it as a vacation home and rent 2 it out.
- 3 | Q. Take a look at Defense Exhibit 1588, the second page.
- Sir, could you take a look at this document and tell
  me if that is your signature at the bottom?
- me ii enae ib your bignaeare ac ene bocco
- 6 | A. Yes, it is.
- 7 Q. And this document is dated December 30, 2015?
- 8 A. Yes.
- 9 Q. And it is a document that you signed in order to secure a 10 mortgage for the cabin, right?
- 11 | A. Yes.

- 12 MR. COOK: I offer Defendant's Exhibit 1588.
- 13 THE COURT: Received.
- 14 | (Defendant's Exhibit 1588 received in evidence)
- MR. COOK: If you could back out a little bit and highlight paragraph 6.
- 17 | Q. Sir, would you read that paragraph for me out loud?
- A. "Occupancy. Borrower shall occupy, and shall only use the property as borrower's second home. Borrower shall keep the property available for borrower's exclusive use and enjoyment all times, and shall not subject the property to any time sharing or other shared ownership arrangement or to any rental pool or agreement that requires borrower either to rent the property or give a management firm or any other person any

control over the occupancy or use of the property."

- 1 Q. It is a document you signed to get the mortgage to buy the
- 2 | cabin, correct?
- 3 A. Yes.
- 4 Q. And you agree, in this document, that you had no intent of
- 5 using the property as an investment house, correct?
- 6 A. Yeah. That's what it says there, but that was not our
- 7 | intent.
- 8 | Q. Well, was it mortgage fraud or lying to the government?
- 9 MS. KRAMER: Objection.
- 10 THE COURT: Sustained.
- 11 BY MR. COOK:
- 12 | Q. Take a look at the next paragraph in the document. You
- 13 know when you signed this that you would be in default on the
- 14 | mortgage if you in fact did give any misleading, false, or
- 15 | inaccurate information to the lender in connection with the
- 16 | mortgage, right?
- 17 A. I see that, yes.
- 18 | Q. Take a look at Defendant's Exhibit 1585.
- 19 Sir, if you could take a look at the top portion of
- 20 | the document and tell me if that's your signature on the top?
- 21 | A. Yes, it is.
- 22 | Q. Is this the loan application for the loan for the cabin
- 23 | property?
- MR. COOK: And we can zoom out so you can see the
- 25 | document a little better. Highlight the address.

A. Yes, it is.

- 2 MR. COOK: And if you could highlight the top third of 3 the document.
- 4 | (Pause)
- 5 Q. If you look down to about halfway down your screen, sir, on
- 6 | the right-hand side, this is the application you completed for
- 7 | the loan, right?
- 8 A. Yes.
- 9 Q. OK. And so it asks you "Property will be" and then you
- 10 check a box, right?
- 11 | A. Yes.
- 12 | Q. And you checked the box "Secondary Residence"?
- 13 | A. Yes, I did.
- 14 | Q. Not "Investment"?
- 15 A. That's right.
- 16 | Q. When you told the government, when you told the jury, when
- 17 | you told all of us that at the time you bought this property
- 18 you intended to rent it out and so it really was a legitimate
- 19 | 1031 that just had to be on one later, all of that was false?
- 20 | A. No, that's not true. I mean, I filled this application
- 21 | out, you are entirely right. This is what I put. We did a --
- 22 | we -- I went through the 1031 steps with the intent of renting
- 23 | this property out in the beginning, at least in part. Our plan
- $24 \parallel$  was to use it and rent it.
- 25 MR. COOK: Your Honor, I offer 1585.

- 1 | Q. Including three attorneys for you, right?
- 2 | A. Yes.
- 3  $\parallel$  Q. And two of the prosecutors who are here today?
- 4 | A. Yes.
- 5 | Q. And then there was also an attorney for the SEC present?
- 6 A. In the initial meetings.
- 7 | Q. And at least one postal inspector, correct?
- 8 A. Yes.
- 9 | Q. So you think that's up to about seven, seven people, seven
- 10 or eight people present at these meetings, is that right?
- 11 | A. Yes.
- 12  $\parallel$  Q. And that was on most occasions when you met with the
- 13 government there were that many people, correct?
- 14  $\parallel$  A. Certainly in the beginning but not -- not always.
- 15 | Q. And in many of those meetings, as you just reviewed with
- 16 Mr. Cook, you weren't fully truthful, isn't that right?
- 17 | A. Yes.
- 18 | Q. You lied during those meetings, didn't you?
- 19 A. Yes, I did not initially tell them about the tax issues
- 20 | that we had been discussing.
- 21 | Q. And you hoped that you could get through the meetings,
- 22 | having told those lies, and not be discovered, right?
- 23 | A. As I mentioned before, I thought I could just fix my 2017
- 24 | return because I knew I was already going to have to refile my
- 25 | 2015 and '16 returns and, yes.

- 1 | Q. You were just hoping to skate through, right?
- $2 \parallel A$ . That is not the way I would characterize it but I
- 3 | understand what you're saying.
- 4 | Q. And the reason you did that, Mr. Sweet, is because you have
- 5 a cooperation agreement that you were trying to at first work
- 6 | towards with the government, right?
- 7 | A. Yes.
- 8 | Q. And then once it was in place you were trying to protect
- 9 | it, right?
- 10 | A. Yes.
- 11 | Q. In fact, you said on cross-examination with Mr. Cook that
- 12 | that was the reason that you lied in March of 2018, because you
- 13 | had just signed your cooperation agreement in January, right?
- 14 | A. Yes.
- 15 | Q. And you were afraid of losing it?
- 16 A. Very scared, yes.
- 17 | Q. And these more recent lies that were uncovered just in
- 18 December of this year, right?
- 19 | A. Yes.
- 20 | Q. And then also some more recent disclosures that you made in
- 21 | January of this year and in February of this year, right?
- 22 A. Yes.
- 23 | Q. When you made those -- when you lied on those occasions, or
- 24 | revealed those lies, you were also scared about losing your
- 25 | cooperation agreement, weren't you?

- 1 A. Very.
- 2 Q. You were scared that the government was going to tell you
- 3 | that they didn't need you to testify at the trial, right?
- 4 | A. Yes.
- 5 | Q. Now, you understood under the cooperation agreement that
- 6 you had an obligation to be truthful about your own actions,
- 7 || right?
- 8 A. Yes.
- 9 Q. But you lied nonetheless?
- 10 | A. Yes.
- 11 | Q. You also understood you had an obligation to tell the
- 12 government about the actions of others, right?
- 13 | A. Yes.
- 14  $\parallel$  Q. And you had an obligation to be truthful about that?
- 15 A. Yes.
- 16 | Q. Have you been truthful about the actions of others,
- 17 | Mr. Sweet?
- 18 A. Yes, to the best of my ability.
- 19 | Q. And you're asking this jury to believe you although you
- 20 | lied about your own actions?
- 21 MS. KRAMER: Objection. Argumentative.
- 22 | THE COURT: Sustained.
- 23 | BY MS. LESTER:
- 24 | Q. You testified on direct examination about the welcome lunch
- 25 | on your first day at KPMG. Do you remember that?

- 1 | A. I do.
- 2 | Q. You testified that you went to lunch, I believe, with
- 3 Mr. Middendorf, Mr. Britt and John Mucha?
- 4 | A. Yes.
- 5 MS. LESTER: Could we look at what's marked for
- 6 | identification as Exhibit M37?
- 7 | Q. Do you recognize this, Mr. Sweet?
- 8 | A. Yes, I do.
- 9 | Q. Is this a meeting invitation for that lunch?
- 10 | A. Yes.
- 11 MS. LESTER: Your Honor, the defense offers Defense
- 12 | Exhibit M37.
- MS. KRAMER: No objection.
- 14 THE COURT: M37 received.
- 15 | (Defendant's Exhibit M37 received in evidence)
- 16 BY MS. LESTER:
- 17 | Q. And, sorry, I excluded Mr. Canfarotta, but was he also
- 18 present at the lunch that day?
- 19 A. I believe he was, yes.
- 20  $\parallel$  Q. And that was on May 4, 2015, your first day?
- 21 A. Yes.
- $22 \parallel Q$ . And you testified that it took place at a restaurant. The
- $23 \parallel$  name is on the calendar invite. Is that the restaurant that
- 24 | you remembered?
- 25 A. Yeah, I couldn't remember the restaurant. It was a

- 1 | Mediterranean place, but I believe it is this Avra.
- 2 | Q. Does that name sound familiar to you?
- $3 \parallel A$ . It does, yes.
- 4 MS. LESTER: You can take that down. Thank you, Ms.
- 5 | O'Connor.
- 6 | Q. And the prosecutors showed you a photograph of the interior
- 7 | of the restaurant when you were testifying about that welcome
- 8 | lunch. Do you remember that?
- 9 A. Yes.
- 10 MS. LESTER: Could we take a look at that? That is
- 11 Government Exhibit, in evidence, 1507.
- 12 | Q. This is the photograph that the prosecutor showed you,
- 13 | right?
- 14 | A. Yes.
- 15 | Q. And you'd seen this photograph during your preparation with
- 16 | the prosecutors before testifying, correct?
- 17 | A. Yes.
- 18 | Q. And you had identified it?
- 19 | A. Yes.
- 20 | Q. And when the prosecutors showed it to you, you said on the
- 21 | stand that it fairly and accurately depicted the interior of
- 22 | the restaurant that you had lunch at, right?
- 23 | A. Yes.
- 24 | Q. And you described how you and the rest of the attendees at
- 25 | the lunch were sitting at one of the circular booths, right?

- 1 A. Right.
- 2 | Q. Those are the ones on the left-hand side of the picture?
- 3 | A. Yes.
- 4 Q. And you said you were sitting at one end of the booth and
- 5 Mr. Middendorf sat next to you, right?
- 6 A. Yes.
- 7 Q. David Britt sat across from you, I think you said?
- 8 A. Yes.
- 9 MS. LESTER: Can we take this down, please.
- Could we put up what has been marked for
- 11 | identification as Defense Exhibit M277.
- 12 | Q. Mr. Sweet, directing your attention to the right-hand side
- 13 of the screen, do you recognize that as being the same
- 14 | photograph we were just looking at?
- 15 A. Yes.
- 16 | Q. And do you see the address?
- 17 | A. Yes.
- 18 | Q. Is that the location where you had lunch that day?
- 19  $\parallel$  A. The calendar invite indicated it was on 48th Street.
- 20  $\parallel$  Q. And what -- does that appear to be the same restaurant
- 21 where you had lunch?
- 22 A. Yes.
- 23  $\parallel$  Q. Can you explain the discrepancy?
- 24 | A. No.
- 25 MS. LESTER: Your Honor, I would like to admit,

I remember exactly where we sat. I remember when I first saw

this picture, I explained to the U.S. Attorney's Office that I

remember it was actually inverted the way this was viewed, that

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If we could focus on the bottom half of the page,

identification as Defense Exhibit M41.

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please.

- Q. Did you see emails like this during the course of your employment at KPMG?
- A. Similar, yes, that when they were notifying specific inspections, the names of inspections two or three weeks in advance of those inspection starts, that Meredith Hardisty would be the point person and she would then distribute that out to a group of people.
- Q. If we could also put up what's been marked for

  identification as Defense Exhibit M42. Would you put it side

  by side with M41, please. While we were looking for it, does

  that appear to be the schedule that is attached to M41, the
- A. Just to be clear, I was not on the email that I think you are referring to as M41, so I don't know that I actually saw this inspection schedule, because this was sent prior to my first day joining KPMG.
- 17 | O. Understood.
- 18 | A. Okay.

email?

- Q. Could you read the content of M41 to yourself and then look
  at M42 and tell me whether you think this appears to be the
  attachment to that email.
- MS. KRAMER: Objection, your Honor: speculation.
- 23 THE COURT: Overruled. If you think you can tell this 24 from the emails, you can answer the question.
- 25 MS. KRAMER: Your Honor, if I may, the witness said

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When you were at the PCAOB, were you aware that the PCAOB

- 1 A. I was aware, yes.
- 2 | Q. Did you see them on the PCAOB side going out?
- 3 A. I don't think I was on those communications either, ma'am.
- 4 Q. But you are aware that the PCAOB prepares such schedules,
- 5 | correct?
- 6 A. Yes.
- 7 | Q. And that they send them to firms like KPMG?
- 8 | A. Yes. For scheduling purposes to coordinate space, yes.
- 9 MS. LESTER: Your Honor, the defense offers Defense
- 10 Exhibit M41 and M42.
- 11 MS. KRAMER: Objection, your Honor: lack of
- 12 | foundation.
- 13 | THE COURT: Sustained.
- 14 | Q. You were aware, Mr. Sweet, that geographic location
- 15 | information was sent to the firm?
- 16 | A. Yes.
- 17 | Q. If the firm only had as a client one issuer in a particular
- 18 | region, the firm could guess that that was the likely issuer
- 19 | that would be inspected, correct?
- 20 | A. Yes.
- 21 | Q. As we already talked about, the PCAOB would also provide an
- 22 estimation of the number of weeks that it expected the
- 23 | inspection to take, right?
- 24 | A. Yes.
- 25  $\parallel$  Q. In addition, it would indicate on those schedules whether

- 1 | the issuer was a financial services institution, right?
- 2 | A. Yes.
- 3 Q. And also whether it was a broker-dealer.
- 4 A. I was not involved on the broker-dealer side of the
- 5 communication. Actually, it was part of the PCAOB inspections
- 6 group. It was really a separate team, somewhat coordinated.
- 7 But I was certainly more familiar with the financial services
- 8 | and other parts of it.
- 9 Q. So you are not aware of whether broker-dealer was
- 10 | indicated?
- 11 | A. I just saw the schedule, but I wasn't aware of that
- 12 | previously.
- 13 | Q. But you do know from your own experience that financial
- 14 | services institutions were listed specifically?
- 15 | A. Yes, ma'am.
- 16 | Q. Is it fair to say that if the PCAOB designates four weeks
- 17 | for an inspection, that would indicate that it is a large
- 18 | financial institution, if it is also a financial institution
- 19 | inspection?
- 20 A. Yes.
- 21 | Q. Sorry. I hit the microphone. Is that yes?
- 22 | A. Yes.
- 23 | Q. You are aware, are you not, that firms could sometimes
- 24 deduce from the geographic list, as we have discussed, which
- 25 | issuers would be inspected?

- 1 | A. Yes.
- 2 | Q. At the welcome lunch you described a conversation on direct
- 3 examination about a bank that would be picked in San Francisco,
- 4 | right?
- 5 | A. Yes.
- 6 Q. You said that Mr. Middendorf said that the bank must be
- 7 | Wells Fargo?
- 8 A. In sum and substance, yes.
- 9 Q. That was based on the geographic notification, correct?
- 10 A. Yes.
- 11 | Q. He had figured it out?
- 12 | A. Yes.
- 13 | Q. You said that he and Mr. Britt had also figured out from
- 14 | the PCAOB geographic notification that Stonegate Mortgage in
- 15 | Indianapolis was likely to be inspected, right?
- 16 | A. Yes.
- 17 | Q. But you said you felt uncomfortable because you thought
- 18 | that confirming what Mr. Middendorf and Mr. Britt had already
- 19 | figured out based on the geographic notification was a breach
- 20 of the ethics code, right?
- 21 A. Yes. But I guess, just to be totally precise with you,
- 22 | ma'am, the notification that would come from the PCAOB for
- 23 | scheduling purposes would say something like four weeks in San
- 24 || Francisco for financial services. While one could certainly
- 25 deduce that that would then be a large financial services,

## Calsemi: 16-cr-00036-JPO Document ≥ 199- Filed ≤08/13/19 Page 205 of 247 1375

- 1 | there was still certainly the possibility that that could just
- 2 be a collection of one-week financial services inspections or
- 3 | two two-week inspections, or two one-week and one two-week
- 4 | inspections. So with the example you gave if there is one
- 5 | issuer in that one office --
- 6 Q. Mr. Sweet, sorry, I don't mean to cut you off, but thank
- 7 | you, I understand your clarification.
- 8 | A. Okay.
- 9 Q. So it would be on the particular clients that the firm had
- 10 | in that location?
- 11 | A. Yes.
- 12 | Q. You testified that you felt uncomfortable and you felt
- 13 pressured at that lunch, right?
- 14 | A. Yes.
- 15 | Q. This was despite the fact that before leaving the PCAOB,
- 16 | before your last day of employment, you downloaded documents
- 17 | from the PCAOB IIS system and took them with you, right?
- 18 | A. Yes, I did.
- 19 | Q. No one was pressuring you to do that, right?
- 20 A. No.
- 21 | Q. You didn't testify about feeling uncomfortable when you did
- 22 | that, did you?
- 23  $\parallel$  A. No, I didn't testify about that.
- 24  $\parallel$  Q. You knew at the time that you did that that that was a
- 25 | violation of the PCAOB ethics code, right?

- 1 | A. Yes.
- 2 | Q. You told the jury that when you downloaded that information
- 3 | in the first instance -- and I'm referring now specifically to
- 4 | the GNF planning profile document for 2015 -- you testified on
- 5 direct that when you downloaded that in the first instance you
- 6 didn't intend to steal it, right?
- 7 | A. Yes.
- 8 Q. You said that you did that in March of 2015? You have to
- 9 answer audibly, sir.
- 10 A. Sorry. I'm thinking. Yes.
- 11 | Q. Isn't it true, sir, that in March of 2015 you decided to
- 12 | interview with KPMG?
- 13 | A. Yes.
- 14 | Q. That same month, we don't know the exact day that you
- 15 downloaded it, but that very same month you were stealing
- 16 confidential information and preparing to interview at KPMG,
- 17 | right?
- 18 A. That's right.
- 19 | Q. But your testimony is still that you didn't take it or
- 20 | download it with the intention of stealing it at that time?
- 21 A. When I initially downloaded this information from the IIS
- 22 system --
- 23 | Q. It's a yes-or-no question. Sorry, sir. Did you intend to
- 24 steal it at the time?
- 25 | A. No.

## Calsemi: 16-cr-00036-JPO Docum Pernt 2199 - Filted 508/13/19 Page 207 of 247 1377

- 1 | Q. During your last week or two before you left the PCAOB, you
- 2 copied multiple files from the IIS system onto your desktop,
- 3 || right?
- 4 A. Yes, I did.
- 5 | Q. You searched IIS proactively for anything that you thought
- 6 would be helpful to you in your new job, right?
- 7 A. Yes, I did.
- 8 | Q. You took inspection guides?
- 9 | A. I did.
- 10 | Q. You took PCAOB manuals?
- 11 A. Yes.
- 12 | Q. You took planning information?
- 13 | A. Yes.
- 14 | Q. You took old comment forms?
- 15 | A. Yes, I did.
- 16 | Q. And you saved those onto an external hard drive that you
- 17 | took with you when you left, right?
- 18 A. Yes.
- 19 | Q. You also had documents at your home, right?
- 20 | A. I did.
- 21 | Q. And you didn't return those documents to the PCAOB, you
- 22 kept those?
- 23 A. I returned some, but I kept the ones that I thought would
- 24  $\parallel$  be helpful to me.
- 25  $\parallel$  Q. So you kept ones that you thought would be helpful and

- 1 | returned unhelpful ones?
- 2 A. Yes.
- 3 | Q. When you first talked to the KPMG lawyers who were
- 4 | conducting the internal investigation, you weren't truthful
- 5 about your conduct in downloading those documents, were you?
- 6 A. No, I was not.
- 7 Q. You didn't tell them that you had searched IIS for helpful
- 8 | documents?
- 9 A. No.
- 10 | Q. In fact, you told them that you had inadvertently copied
- 11 | your desktop over to your hard drive, right?
- 12 A. Yes.
- 13 | Q. You told them that it was only after you got to KPMG that
- 14 | you realized you had made a mistake, you had actually copied
- 15 | confidential documents?
- 16  $\parallel$  A. Yes, and that was a lie.
- 17 | Q. That wasn't true, right?
- 18 | A. Right.
- 19 | Q. In any event, you didn't delete the comments once you
- 20 | supposedly realized that, right?
- 21 A. That's right.
- 22 | Q. You told the lawyers that you ended up telling yourself it
- 23 | was okay because the documents related to KPMG, right?
- 24 | A. Yes. I think I said, well, it was information that I had
- 25  $\parallel$  worked on and the information was in my head already, and so --

## Calsenti: 18-cr-00036-JPO Document 299- Filed 08/13/19 Page 209 of 247 1379

- 1 yes.
- 2 Q. But you actually knew that you had documents that weren't
- 3 | just limited to KPMG, right?
- 4 | A. Yes.
- 5 | Q. You didn't delete those either, right?
- 6 A. No, I did not.
- 7 Q. You also took some notebooks with you when you left the
- 8 PCAOB, right?
- 9 A. Yes, I did.
- 10 | Q. And some hardcopy documents?
- 11 | A. Yes.
- 12 | Q. But originally when you spoke to the KPMG lawyers, you told
- 13 | them you didn't recall taking any paper documents, right?
- 14 | Isn't it true, sir, that they had to show you a hardcopy
- 15 document before you told them, oh, yeah, now I remember, I did
- 16 | take hardcopy documents?
- 17 | A. I don't remember. It certainly may have happened that way.
- 18 | Q. You didn't tell the KPMG lawyers at the time that you had
- 19 purposely kept these documents for your own benefit, did you?
- 20 | A. No, I didn't.
- 21 | Q. You thought these documents would help you in your new job
- 22 | at KPMG, right?
- 23 | A. Yes, I did.
- 24  $\parallel$  Q. You wanted the documents to be prepared for your role as a
- 25 ∥ partner, right?

- 1 | A. Yes.
- 2 | Q. In fact, your pitch to the KPMG partners who you
- 3 | interviewed with was that you could help them because you had
- 4 | so much knowledge about the PCAOB inspection process, right?
- 5 | A. Yes.
- 6 | Q. That was how you sold yourself to the firm?
- 7 | A. Yes.
- 8 | Q. Isn't it true, sir, that when you interviewed, you stressed
- 9 | that you had a very strong banking background in terms of your
- 10 | own audit work?
- 11 | A. Yes.
- 12 | Q. You did that because you understood that KPMG had been
- 13 | having difficulties with its audit quality in the banking area,
- 14 | right?
- 15 A. I knew that very well from my time in the PCAOB, yes.
- 16 | Q. So you sold yourself during the interviews as someone who
- 17 could help KPMG address those specific audit quality issues,
- 18 | right?
- 19 | A. Yes.
- 20 | Q. In your interviews isn't it true that you specifically said
- 21 | that in terms of the two current heads of the banking practice,
- 22 David Britt and Tom Canfarotta, if they were doing such a great
- 23 | job, you didn't think KPMG would be talking to you, right?
- 24 A. Yes, I remember that.
- 25  $\parallel$  Q. You told the people you interviewed with, including Mr.

- 1 | Middendorf -- you interviewed with Mr. Middendorf?
- 2 A. Yes, I did.
- 3 Q. You told him and the other people you interviewed with that
- 4 you would fix these problems for KPMG, right?
- 5 A. I don't think I was as bold to say that I would on my own
- 6 | be able to fix them, but that I would certainly work to do
- 7 | that.
- 8 | Q. Didn't you tell them that you knew the people, the
- 9 | methodology, the culture of the firm because of your
- 10 | interactions with it?
- 11 | A. Yes. I had been inspecting KPMG for five years, five-plus
- 12 | years at the PCAOB.
- 13  $\parallel$  Q. And you described yourself as a perfect fit, right?
- 14 | A. Yes.
- 15 | Q. When you talked about your PCAOB experience when you were
- 16 | interviewing with the firm, you told KPMG how the PCAOB had
- 17 | heavily recruited you while you were at PWC, right?
- 18 A. I don't remember if that's the way I characterized it, but
- 19 | I may have.
- 20 | Q. Didn't you point out that Helen Munter, the director of
- 21 | inspections for the PCAOB, had hired you directly?
- 22 A. Yes.
- 23 | Q. And that was meant to convey that you were someone who was
- 24 | highly thought of at the PCAOB, right?
- 25 A. Yes.

- 1 | Q. You pointed out to the people you interviewed with at KPMG
- 2 | that you were top rated every year you had worked with the
- 3 PCAOB, right?
- 4 | A. Yes.
- 5 | Q. You were rated a number one associate director, right?
- 6 A. That's what I had been told, yes.
- 7 | Q. You even touted that you were one of two people to win the
- 8 | superior achievement award since that award had been created at
- 9 | the PCAOB, right?
- 10 A. Yes. One of two individuals, yes.
- 11 | Q. You also told the people you interviewed with at KPMG that
- 12 you were a terrific public speaker, right?
- 13 A. I had done quite a few public speaking engagements, yes.
- 14 | Q. So you would be able to train and help engagement teams or
- 15 other partners within the audit practice, tell them what the
- 16 | PCAOB was looking for, right?
- 17 A. Again, I don't remember if that was one of the specific
- 18  $\parallel$  things we discussed, but it's not inconsistent with the way I
- 19 | felt.
- 20  $\parallel$  Q. You thought that you could come in and help build up the
- 21 | training process at KPMG, right?
- 22 A. Again, I don't know. I'm not certain if that was a
- 23 || specific interview topic, ma'am, but that's certainly one of
- 24 | the things that I thought about my skill set. I was a good
- 25  $\parallel$  trainer. I had done a lot of training at the PCAOB.

## Calsemi: 16-cr-00036-JPO Document 299- Filed 08/13/19 Page 213 of 247 1383

- 1 | Q. At this time when you were preparing to interview at KPMG
- 2 and reviewing these aspects of your employment and career, this
- 3 was the same period of time when you were downloading this
- 4 | information from IIS onto your own hard drive, right?
- 5 | A. It's, yes, consistent timing.
- 6 Q. You're taking that information with the express purpose of
- 7 | using it to benefit yourself in your new role at KPMG, right?
- 8 A. That is why I took all that information, yes.
- 9 | Q. That was your hope?
- 10 | A. Yes.
- 11 | Q. No one at KPMG ever asked you during the interview process
- 12 | to take confidential information from the PCAOB, right?
- 13 | A. No.
- 14 | Q. You had no understanding at the time you were hired that
- 15 | you would be asked to do anything illegal or unethical, right?
- 16 A. No.
- 17 | Q. You knew former PCAOB employees who worked at KPMG, right?
- 18 | Yes?
- 19 | A. Yes.
- 20 | Q. You spoke with some of those people when you were
- 21 | interviewing, right, before joining KPMG?
- 22  $\parallel$  A. I think it was just one person, but yes.
- 23  $\parallel$  Q. That person didn't tell you that you needed to take
- 24 | confidential information in order to be successful at KPMG?
- 25  $\parallel$  A. No, he did not.

- 1 | Q. That was just something you decided to do on your own,
- 2 | right?
- 3 | A. Yes.
- 4 | Q. Going back to your welcome lunch, no one at that lunch knew
- 5 | that you had downloaded the GNF planning profile for 2015,
- 6 | right?
- 7 | A. No.
- 8 | Q. No one at that lunch knew that you had taken a hardcopy
- 9 | document of the 2015 list of inspections, right?
- 10 A. No.
- 11 | Q. And no one asked you to give them that information at the
- 12 | lunch, right?
- 13 A. I remember them asking me if I knew who was going to get
- 14 | selected in general terms. They certainly asked me about Wells
- 15 | Fargo and Stonegate Mortgage, as I mentioned previously.
- 16 | Q. Isn't it the case, sir, that Mr. Middendorf told you, tell
- 17 | us what you can but don't tell us anything you're not allowed
- 18 | to?
- 19 | A. No.
- 20 | Q. You testified that you thought, based on the questions
- 21 | being asked you at that lunch, that there was an expectation
- 22 | that you provide confidential information, right?
- 23  $\parallel$  A. Yes. All of those people at that lunch were very involved
- 24 | in the --
- 25 || Q. I'm sorry, sir. It was a yes-or-no question. Did you

- 1 | testify that you believed those questions to you conveyed an
- 2 | expectation that you should give confidential information?
- 3 | A. Yes.
- 4 | Q. This is on your first day of work?
- 5 | A. Yes.
- 6 Q. Prior to this lunch, you had met Mr. Middendorf at some of
- 7 | the monthly meetings between the PCAOB and KPMG, right?
- 8 | A. Yes.
- 9 Q. How many meetings would you say you were at together?
- 10 A. I don't know. Six to twelve.
- 11 | Q. This is in a group of people, right? These aren't
- 12 | one-on-one meetings?
- 13 A. Group of people, yes.
- 14  $\parallel$  Q. He interviewed you when you applied to KPMG, right?
- 15 A. Yes.
- 16 | Q. Was that a 30-minute interview, hour-long interview?
- 17 A. I think most of them were an hour long, but I don't
- 18 | remember exactly. I don't remember.
- 19 | Q. You didn't know Mr. Middendorf from any other contacts
- 20 | other than your interactions when you were at the PCAOB, right?
- 21 | A. That's right, only through the PCAOB.
- 22 | Q. You didn't know him socially?
- 23 | A. No.
- 24  $\parallel$  Q. But your testimony is on the first day at the firm, after
- 25 | interacting with you for only a handful of hours, Mr.

- 1 | Middendorf asked you to violate your ethical obligations to the
- 2 PCAOB?
- 3 | A. Yes.
- 4 | Q. He set forth the expectation you should continue to provide
- 5 | confidential information in order to keep your job at KPMG?
- 6 A. Yes.
- 7 | Q. Your testimony is that you felt so insecure in your job as
- 8 | a KPMG partner that you felt you had to comply with his
- 9 request?
- 10 A. To be clear, it was not just the request for confirming
- 11 | Wells Fargo and Stonegate at the first lunch, but just the
- 12 series of things that occurred that week and --
- 13 | Q. We are focused on the welcome lunch right now. That's my
- 14  $\parallel$  question.
- 15 | A. Okay.
- 16 Q. You didn't feel you could say no?
- 17 | A. My boss's boss asked me a question, the person in charge of
- 18 the entire national office sitting next to me. I'm sitting
- 19 across from the co-banking leaders, all very, very senior
- 20 | people at the firm. My very first day, I had been there three
- 21 | hours, four hours. No, I didn't feel I could say anything
- 22 | other than what I did.
- 23 | Q. Mr. Sweet, when you were at the PCAOB, you were sometimes
- 24  $\parallel$  in an adversarial position with respect to people at KPMG,
- 25 | right?

- 1 | A. Yes.
- 2 | Q. Fair to say that sometimes there were disagreements in
- 3 | terms of point of view over inspection results between people
- 4 | at KPMG and people at the PCAOB, right?
- 5 A. That's right.
- 6 Q. Sometimes you were a part of those disagreements?
- 7 | A. Yes.
- 8 Q. Did you have any trouble standing up to people from KPMG in
- 9 | those circumstances?
- 10 A. Generally, no. I certainly had support of the other PCAOB
- 11 | leadership when I was defending why something was going to be
- 12 | included in part 1 or why the PCAOB was making the decision
- 13 | that it did. It was something that we had all agreed at the
- 14 | PCAOB prior to those meetings.
- 15 | Q. But from your first day of work forward, you decided that
- 16 you needed to give over confidential information in order to
- 17 keep your job?
- 18 A. Yes.
- 19 | Q. Even when you weren't asked for it, you decided you needed
- 20 | to volunteer confidential information, right?
- 21 A. To be clear, if we are still talking about the first day or
- 22 | the first week, I was asked for this, yes.
- 23 | Q. In your first month, do you recall volunteering information
- 24 | that you weren't asked for directly?
- 25 | A. I'm sure I did.

## [2a|sem1:46-cr-00036-JPO Document 299- Filed 508/13/19 Page 218 of 247 1388

- 1 | Q. Your testimony is that you did that because you felt so
- 2 pressured from these first few days at KPMG?
- 3 | A. Yes.
- 4 | Q. By the way, Wells Fargo wasn't actually inspected in 2015
- 5 | by the PCAOB, was it?
- 6 A. They decided to cancel the inspection because multiple
- 7 | inspectors had left the PCAOB at that point and they couldn't
- 8 schedule it, was my understanding. So it was planned but
- 9 pulled.
- 10 | Q. You found out about the cancellation from Cindy Holder,
- 11 | right?
- 12 A. Yes.
- 13 | Q. You found out about that ahead of the official notification
- 14 | from Cindy Holder, right?
- 15 A. Yes.
- 16 | Q. You volunteered that information to the engagement partner
- 17 | on Wells Fargo, right?
- 18 A. Yes.
- 19 | Q. That was Mark McCauley?
- 20 | A. Yes.
- 21 | Q. You also volunteered that information to David Britt, one
- 22 of the co-heads of banking, right?
- 23 | A. I did, yes.
- 24 | Q. That was because you wanted to make yourself look good,
- 25 | right?

- A. I had been asked that summer to start preparing the
  engagement team for the inspection of Wells Fargo, start to get
  into their work papers and review and identify the soft spots.

  So that was one of the things I was working on. When I found
  out that they were not going to be inspected, I told the lead
  audit partner, I told David Britt, I believe I also told Tom
  Whittle.
  - Q. To be clear, Mr. Sweet, the PCAOB did provide official notification that it was not going to be inspecting Wells Fargo, right?
  - A. I don't remember. They may have.

- Q. Your testimony is that without you learning from Cindy Holder and telling the engagement team, they wouldn't have otherwise known that it was going to be canceled?
- A. I don't remember the specific sequence of events for Wells Fargo specifically. When the PCAOB would notify that they were going to inspect and then they changed their mind, then they would notify the firm. They would say we have announced on Friday, but on Tuesday we have decided to change our mind, we can't do it. That is when they would notify the firm formally.

If it was just an inspection that they had scheduled in the future but that they hadn't already notified the firm, then oftentimes they wouldn't say, well, we were going to pick this company and now we are not. That was not very common.

Q. Fair enough. Thank you for the explanation. But the point

- 1 | is that you learned of the cancellation from Cindy Holder,
- 2 | right?
- $3 \parallel A$ . I did, yes.
- 4 | Q. And you shared that information?
- 5 | A. Yes.
- 6 Q. Moving ahead a little bit in that first week, you testified
- 7 | about the 2015 list that you gave to Mr. Whittle. Do you
- 8 | remember that?
- 9 A. Yes.
- 10 | Q. You testified on direct that the 2015 list was significant
- 11 | because some of the audits had not yet gotten to the end of the
- 12 | 45-day period, right?
- 13 A. No, I don't believe that's what I said on direct, ma'am. I
- 14 | think it was significant because the PCAOB had not yet notified
- 15 | all of those -- they had not yet notified KPMG of the specific
- 16 | names of the issuers. But my understanding was in the
- 17 | beginning of May 2015 that at that point all or at least the
- 18 | majority of all had already completed their 45-day archive
- 19 | date. So those audits, at least to my understanding, not only
- 20 | had the opinions been issued but also the documentation
- 21 completion period had passed.
- 22 | Q. Actually, at the time that you sent the 2015 list, PCAOB
- 23 | had already provided notice that it was going to inspect many
- 24 | of those issuers, right?
- 25  $\parallel$  A. Certainly for the inspections that occurred in April and,

- 1 | say, beginning of May. But not for the ones for June, July,
- 2 | August, September; those ones would not have been notified yet
- 3 by the PCAOB because they gave a two- or three-week advance
- 4 notice.
- $5 \parallel Q$ . In terms of notification prior to the end of the 45-day
- 6 period, you testified on direct that the PCAOB doesn't
- 7 | generally -- tries not to provide notice prior to the end of
- 8 | that period because it wants to have an unbiased view of what
- 9 the real audit work would have been. Do you remember that
- 10 | testimony?
- 11 | A. Yes.
- 12 | Q. But you also testified that you don't ever remember anyone
- 13 | violating auditing standards in terms of doing work outside of
- 14 | the permitted period, right?
- 15 A. Are you speaking specifically to like the March 2016
- 16 | re-reviews?
- 17 | Q. I think you were asked generally, sir, whether you ever
- 18 | remembered seeing any auditing violations?
- 19 A. For KPMG specifically?
- 20 Q. Yes.
- 21 A. I know PCAOB was aware of AS 3 auditing violations and they
- 22 | were very public about those.
- 23 | Q. Let me be more specific. During your time at KPMG in terms
- 24 | of the audit work that you were exposed to, were you ever aware
- 25 of a violation of AS 3?

- 1 | A. No.
- 2 | Q. If one is complying with AS 3, that means that at the end
- 3 of the 45-day period the file is locked down, right?
- 4 | A. Yes.
- 5 | Q. And if any additional work has to be done, it has to be
- 6 done pursuant to AU 390, right? Are you familiar with that
- 7 standard?
- 8 A. That's right. Just to be extremely precise, if even during
- 9 the 45-day period there is new work that needs to be done that
- 10 | wasn't otherwise done as part of the original audit, even while
- 11  $\parallel$  they are in the 45-day period and AS 3 is still applicable, the
- 12 AU 390 work has to be done. It can be done within the same
- 13 audit file, but it would have to be specially documented.
- 14 | "Contemporaneously documented" is the words. Just to be very
- 15 precise.
- 16 | Q. Understood. The report date is the date on which the audit
- 17 | opinion is released, right?
- 18 A. Yes.
- 19  $\parallel$  Q. And the 45-day period is the next 45 days thereafter?
- 20 | A. Yes.
- 21 | Q. As of the report date, when the audit opinion is issued,
- 22 | that's when all the audit work has to be done, right? The
- 23 || underlying audit work supporting the opinion is supposed to be
- 24 done at that point?
- 25 | A. The documentation has to be complete, completed by the end

- 1 of the 45-day date.
- 2 Q. I'm sorry. We are crossing over each other.
- 3 | A. Okay.
- 4 | Q. The date that the opinion is issued, the report release
- 5 | date --
- 6 A. Yes.
- $7 \parallel Q$ . -- all the underlying audit work has to be complete, right?
- 8 A. That's the rule, yes.
- 9 Q. Then the next 45 days are to complete any documentation or 10 assemble the work papers?
- 11 A. Yes, wrap up the documentation, assemble the final set of work papers.
- 13 Q. What you were explaining a moment ago is that if it is
- 14 discovered during the documentation period or really at any
- 15 | time after the close of the audit opinion that an additional
- audit procedure has to be performed, that is, new work, then
- 17 | you have to comply with AU 390 and document it in a particular
- 18 | way, right?
- 19 | A. Yes.
- 20 | Q. During your time at KPMG, you never were aware of any
- 21 | violations of AU 390, right?
- 22 A. No, not that I can recall.
- 23 | Q. In connection with your testimony on direct about the 2015
- 24 | list of inspections, you said that preparation for the opening
- 25 | meeting with the PCAOB was important.

- 1  $\parallel$  A. Yes, it was.
- 2 Q. The government showed you a PowerPoint template that KPMG
- 3 | tended to use for opening meetings with the PCAOB, right?
- 4 A. Yes.
- 5 Q. If we could take a look at that. That is in evidence as
- 6 Government Exhibit 1306. Do you remember seeing this, Mr.
- 7 | Sweet?
- 8 | A. Yes, I do.
- 9 Q. If we can scroll through maybe to the next page. Next
- 10 page. This is essentially a slide deck that the engagement
- 11 | team fills in in preparation for the opening meeting with the
- 12 PCAOB, right?
- 13 A. Yes. It's the template that they would use.
- 14 | Q. They do that once they learn that the engagement is going
- 15 | to be inspected?
- 16 | A. Yes.
- 17 | Q. These slides are preexisting, right? They just need to be
- 18 | filled in with the information that is specific to the
- 19 particular engagement?
- 20  $\parallel$  A. Yes, that's right. They have to be tailored for the
- 21 | specific audit engagement.
- 22 | Q. You testified in the normal course that you believe the
- 23 | PCAOB gives two to three weeks notice in advance of an
- 24 | inspection?
- 25 A. That was common, most common, two to three weeks notice.

- 1 | There are certainly exceptions there. It might be one week,
- 2 and that occurred. For international inspections it could be a
- 3 | little bit longer. But generally it was two to three weeks for
- 4 | the U.S. firm.
- 5 | Q. So the engagement team had to prepare this template in that
- 6 period of time, right?
- 7 A. Yes.
- 8 Q. Your testimony is that a few extra weeks in terms of the
- 9 | 2015 list would make such a material difference in the team's
- 10 | preparation that the PCAOB might not issue comments on the
- 11 | engagement?
- 12 A. Yes. But it is a little bit more than that, the way you
- 13 | are characterizing it. The benefit of having a very robust
- 14 | opening meeting presentation is that it would give the
- 15 poportunity for the engagement team to proactively address any
- 16 soft spots that had been identified. So the knowledge of which
- 17 | inspections would get picked by the PCAOB well in advance of
- 18 | the three-week date would permit the engagement team or give
- 19 | the engagement team the ability, or the national office, to go
- 20 | through the file, identify where the soft spots might be, and
- 21 | then address those in this opening meeting presentation in
- 22 order to give the first, best answer, characterized as we did
- 23 | it this way on purpose because we thought about this, this,
- 24 | this, and this, because it was the only thing that was
- 25 compensated. So that was really where the benefit was. The

## Calsemi: 16-cr-00036-JPO Document ≥ 199- Filed 508/13/19 Page 226 of 247 1396

- 1 | first time it came out, it could be presented in such a way
- 2 | that the risk had been mitigated through other procedures.
- 3 | Q. I understand that is your view. But at this time all of
- 4 | the audit work, the underlying audit work, would be completed,
- 5 | right?
- 6 A. I'm sorry. At what time?
- 7 | Q. At the time the engagement team is preparing this
- 8 | presentation for the opening meeting, all the audit work would
- 9 be done?
- 10 A. Generally, if we are talking about the most common examples
- 11 of where we had two or three weeks notice, yes.
- 12 | Q. So the engagement team is looking back through a file that
- 13 | is closed?
- 14 | A. Yes.
- 15 | Q. The PCAOB is interested in underlying audit work, right?
- 16 | Isn't that what you testified to?
- 17 | A. Yes.
- 18 | Q. They want to have an unbiased view of the real audit work;
- 19 | that was your testimony on direct, right?
- 20 | A. Yes.
- 21 | Q. You are aware that the PCAOB's official position is that it
- 22 doesn't write comments based on mere documentation or
- 23 | representations from the engagement team, it is actually
- 24 | looking at the work, right?
- 25 | A. Yes, I'm well aware of that from my time at the PCAOB. I

- 1 have probably said that statement a hundred times.
- 2 | Q. But your testimony is still that this presentation, this
- 3 prepackaged slide show that the engagement team would work
- 4 on, could make such a big impact on the PCAOB that they wouldn't
- 5 | issue a comment on the engagement?
- 6 A. One of the things that I would do when I led inspections at
- 7 | the PCAOB --
- 8 Q. Sir, is that your testimony? Yes or no.
- 9 A. I'm sorry. Would you ask the question again then.
- 10 | Q. This presentation, Government Exhibit I think it is 1306,
- 11 | would make such a big impact on the PCAOB that they wouldn't
- 12 | issue a comment on the engagement? Yes or no.
- 13 A. I sincerely apologize. Can you please ask that one more
- 14  $\parallel$  time. I really want to make sure I get it right.
- 15 | Q. Is your testimony that this presentation that we are
- 16 | looking at, Government Exhibit 1306, which is a prepackaged
- 17 | slide show that the engagement team prepared for the opening
- 18 | meeting with the PCAOB, this presentation could make such an
- 19 | impact on the inspection team that they would decide not to
- 20 | issue a comment?
- 21 A. Not this template, but the actual opening meeting
- 22 | presentation had a very big impact. Yes, that is my
- 23 | experience, my direct experience from my time at the PCAOB and
- 24 | what I would even tell engagement teams while I work at KPMG as
- $25 \parallel a \text{ liaison}.$

## Calsemi: 16-cr-00036-JPO Document 299- Filed 508/13/19 Page 228 of 247 1398

- 1 | Q. You testified that during your first month at the PCAOB you
- 2 | believe you may have had occasions where you volunteered
- 3 confidential information because of that directive that you
- 4 | believe you received in your first week on the job, right?
- 5 | A. I'm sorry. Did you say my first month at the PCAOB?
- 6 Q. I'm sorry. KPMG. All these acronyms. KPMG.
- 7 | A. Yes.
- 8 | Q. Sometime in your first or second week on the job you were
- 9 | introduced to an audit partner named Tom Garton, right?
- 10 | A. Yes.
- 11 | Q. He was the lead partner on an engagement called Entegris?
- 12  $\parallel$  A. I don't remember the name of his engagement, but I knew it
- 13 was a nonfinancial services one in Minneapolis. And it was
- 14 | that first week, yes.
- 15 | Q. When you met him, he had already received notification,
- 16 | official notification, from the PCAOB that he was going to be
- 17 | inspected, right?
- 18 A. Yes.
- 19 | Q. He asked you for assistance in telling him a little bit
- 20 | about the inspectors who were on the team, right?
- 21 A. Yes.
- 22 | Q. This is because you had just left the PCAOB, so he thought
- 23 | you might know who they are? Was that your understanding?
- 24 | A. Yes.
- 25  $\parallel$  Q. When he talked to you about the inspectors on the team, you

- 1  $\mid$  Q. If we could scroll down to the second page. There is an
- 2 | email dated May 7th. Is that the Thursday of your first week?
- 3 A. Yes, ma'am.
- 4 | Q. Mr. Garton says, "Hi, Brian. It was nice to meet you
- 5 yesterday. We're happy to have you on board. Let me know a
- 6 convenient time to connect and discuss my upcoming inspection.
- 7 I would love your perspective." Do you see that?
- 8 A. Yes.
- 9 | Q. If we could scroll up, please. You email him back a short
- 10 | while later and say, "I'm free. Please feel free to let me
- 11 | know if you need an alternative time." Then, scrolling up to
- 12 | the next one, he says he'll stop down. Eventually it seems
- 13 | like you end up actually speaking, right?
- 14 | A. Yes.
- 15 | Q. Isn't it true that you told Mr. Garton that Entegris was a
- 16 | three-star referral in terms of the PCAOB's rating system?
- 17 | A. I don't remember the specific details, but if that's what
- 18  $\parallel$  it says -- I remember pulling up the GNF planning profile in my
- 19 office with him sitting at my desk, putting it on one of the
- 20 | monitors and turning it to show him. If it said that it was a
- 21 | three-star referral on that document, then it would have been
- 22 something we likely discussed.
- 23  $\parallel$  Q. Had you ever met Mr. Garton prior to this day?
- 24 | A. No.
- 25  $\parallel$  Q. He stopped by your office because he had found out that you

- 1 | just started, right, and he had an engagement that was about to
- 2 | be inspected by the PCAOB, correct?
- 3 | A. Yes.
- 4 Q. Your testimony that you pulled up on the computer this
- 5 | highly confidential GNF planning document and showed it to him?
- 6 A. Yes.
- 7 | Q. He didn't ask you if you had such a document, did he?
- 8 | A. No.
- 9 Q. And you didn't tell him that it was a confidential PCAOB
- 10 document that you were showing to him, did you?
- 11 | A. I don't remember how I characterized that document to him.
- 12 | I don't know. I don't know if I told him.
- 13 | Q. You don't remember whether you told him?
- 14 A. That it was a confidential PCAOB? I don't remember. I
- 15 | certainly may have. It would be pretty obvious, in my opinion,
- 16 | to anyone in the national office looking at that document. But
- 17 | I don't remember, I can't remember what words I said.
- 18 | Q. So your testimony is it would have been obvious to him that
- 19 | it was a confidential PCAOB document?
- 20 | A. I certainly may have told him that, ma'am. Tom Garton was
- 21 | working for Tom Whittle in the inspections group in the
- 22 | national office.
- 23 | Q. I'm sorry. I appreciate some of the explanation, but you
- 24 | need to answer my question. Is your testimony that it would
- 25 | have been obvious to him that it was a confidential PCAOB

- 1 | document?
- 2 A. Yes.
- 3 Q. This is not a document that was supposed to be distributed
- 4 | outside of the PCAOB, right?
- 5 | A. No.
- 6 Q. Someone who worked at KPMG who never worked at the PCAOB
- 7 | would have never seen this document before, right?
- 8 | A. Yes.
- 9 Q. But your testimony is that you are sure he knew what it
- 10 | was?
- 11 A. I remember -- yes. I took him through the basis for
- 12 | selection.
- 13 | Q. Your answer is yes?
- 14 | A. Yes.
- 15 MS. KRAMER: Your Honor, objection. The witness was
- 16 | answering the question.
- 17 | THE COURT: Did you complete your answer?
- 18 THE WITNESS: No, not quite.
- 19 THE COURT: You can complete it.
- 20  $\parallel$  A. The cells on the spreadsheet that I showed him were the
- 21 | PCAOB's basis for selection, the specific bullet points about
- 22 | why he and this specific issue engagement got picked, each of
- 23 | the focus areas that explained what the PCAOB's rationale for
- 24 | selection was for each of those focus areas. So that in and of
- 25 | itself, we made it pretty clear that if I hadn't told him

- 1 | directly that it was confidential, I certainly may have, and I
- 2 | think that information in and of itself made it very clear to
- 3 | him.
- 4 Q. You showed this to him on the Thursday of your first week
- 5 of work, right?
- 6 A. Yes.
- 7 MS. LESTER: We can take that down. Thank you.
- 8 Q. Another person, engagement partner, you spoke to relatively
- 9 | early on in your time at KPMG was Mike Flynn, right?
- 10 | A. Yes.
- 11 | Q. Do you remember talking to him about the fact that he had
- 12 | had a series of clean inspections with the PCAOB?
- 13 A. I knew that to be the case with Mike. I don't remember at
- 14 | what point we discussed that, but I knew that to be the case
- 15 with Mike.
- 16 | Q. Do you recall, sir, that you and he were joking or talking
- 17 | about the fact that he was probably likely to get inspected
- 18 | because he had had clean inspections in the past?
- 19 A. I don't remember that joking, but it certainly may have
- 20 | happened, yes.
- 21 | Q. Do you remember a conversation with Mike Flynn about
- 22 | whether he was going to get inspected?
- 23 | A. Yes.
- $24 \parallel Q$ . Do you remember that you checked on the GNF planning
- 25 | spreadsheet, the document we were just talking about, and you

- 1 told him that in fact Hanmi, which was an engagement of his,
- 2 was going to get picked, right?
- 3 A. I remember being asked to prep Mike for an announced PCAOB
- 4 | inspection, but I don't remember when that had been announced
- 5 | relative to when I had been asked to help out with the kind of
- 6 | pre-inspection review. So I'm not certain on the timing,
- 7 ma'am.
- 8 Q. Do you recall talking to him and telling him what the focus
- 9 | areas were?
- 10 A. I certainly may have, ma'am.
- 11 | Q. Again, this wasn't someone you knew prior to starting at
- 12 | KPMG, right?
- 13 | A. No.
- 14 | Q. Mr. Middendorf never asked you to share this confidential
- 15 | information, the GNF planning profile, with Mr. Garton or Mr.
- 16 | Flynn, right?
- 17 | A. He had asked me to add value and share my insights whenever
- 18 | I could. Both Mr. Garton and Mr. Flynn reported directly to
- 19 | Tom Whittle in the inspections group. But no, Dave Middendorf
- 20 didn't ask me specifically to meet with Mike Flynn.
- 21 | Q. Do you know someone, another audit partner at KPMG, named
- 22 | Steve Georgian?
- 23 | A. Yes.
- 24  $\parallel$  Q. Do you recall early on in your time at the firm that Steve
- 25 || Georgian was preparing a presentation on KPMG's root cause

- 1 | analysis?
- 2 | A. Yes.
- 3  $\parallel$  Q. That was to be presented at a monthly meeting with the
- 4 PCAOB, right?
- 5 | A. Yes.
- 6 Q. You testified a bit about this on direct. You asked Cindy
- 7 | Holder to send you common forms that you worked on so that you
- 8 | could give those or show shows to Steve Georgian regarding the
- 9 | root cause analysis that he was doing, right?
- 10 A. They weren't the common forms, but they were the draft
- 11 reporting language that I had written at the PCAOB.
- 12 | Q. They were language to be included in a part 2 section, is
- 13 | that right?
- 14 | A. That's right.
- 15 | Q. If we could pull up for a moment Government Exhibit 510,
- 16 which is in evidence. This is that smiley face email that Ms.
- 17 | Holder sent you, do you remember, with EFS?
- 18 A. Yes.
- 19 | Q. This is the email that attached those confidential
- 20 documents from the PCAOB, right?
- 21 A. Yes.
- 22 | Q. She sent it to your Yahoo address?
- 23 | A. Yes.
- 24 | Q. You didn't tell Mr. Georgian that the advice that you were
- 25 || giving him about his root cause analysis presentation was based

THE JURY: Yes.

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THE COURT: We will sit tomorrow just to try to keep the trial on track with our estimate of overall timing. I very much appreciate it. Hopefully, we won't have to do it next

	© © 13/19 Page 23/ 01/24/ 140/		
1	week. But we will sit tomorrow at 9:30. I'm not sure exactly		
2	when we will be done, but I don't think it will be a full day.		
3	I think it will be probably until about lunchtime. We will get		
4	through as much as we can and then we will break for the		
5	weekend. We will have extra fine coffee for you tomorrow		
6	morning at 9 o'clock and breakfast for you as well. I		
7	appreciate your patience and attentiveness during the trial.		
8	We will continue tomorrow morning at 9:30 and be done probably		
9	in the early afternoon.		
10	Thanks everybody. Have a good night. Leave your pads		
11	on your chairs and we will see you tomorrow morning.		
12	(Jury not present, witness not present)		
13	THE COURT: Ms. Lester, any sense of how much longer		
14	you will be on cross?		
15	MS. LESTER: On my limited experience with cross-		
16	examination makes me reluctant to give any estimation. I would		
17	say maybe an hour and a half at the most, I think.		
18	THE COURT: All right. Then how about redirect?		
19	MS. KRAMER: I'm hoping for 15 minutes.		
20	THE COURT: Okay. Anything else anyone wanted to		
21	address this evening?		
22	MR. WEDDLE: I did want to raise one point, your		
23	Honor, briefly. When we were at the sidebar, we were talking		
24	about Defense Exhibits 1635 and 1636, I believe. Actually,		
25	1635 was admitted in evidence and we were arguing at the		
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sidebar, and I was making an argument that there were a series of reasons why that was admissible. 1636 had been offered before the sidebar but not admitted.

One of the reasons that I gave related to the fact that this was in 1635, which is in evidence, a disclosure by Helen Munter of this planned new bank inspection group. The prosecution team referred to that argument as ludicrous. I'm not saying that to complain about it, your Honor. I'm just saying that to orient everybody to the part of the discussion that we were having. The prosecution team also said it's Helen Munter, she is the head of inspections.

The point that I think is a fair point and that makes both of these documents admissible for an additional reason is that the indictment itself talks about EC9. It quotes EC9 in full. EC9 says unless authorized by the board, no board member or staff shall disseminate or otherwise disclose any information obtained in the course and scope of his or her employment which has not been released, announced, or otherwise made available in public. There is nothing in the rule that says the board or Helen Munter or the board or head of inspections or the board or an associate director Bob Ross. There is nothing like that in the rule.

Two points in that regard, your Honor. One is that to the extent there is an argument that the rule doesn't really mean what it says and that what is confidential at the PCAOB is

what the PCAOB basically says is confidential, I think we have made this argument to your Honor. The defense collectively have made this argument to your Honor in motions in limine I think number 1 and number 3, which your Honor denied.

I think that that is a constructive amendment of the indictment. And it is a prejudicial variance, your Honor. To the extent that there is a shifting target about what exactly is the rule or the rule is whatever someone says it is, it is not only those two defects, your Honor, but it is also a due process violation. After all, this is a criminal case. The basis cited in the indictment for the criminal prosecution is the violation of a rule.

I'm a lawyer. I have never worked at the PCAOB. But as I read this rule, unless there is a board resolution saying that Helen Munter is allowed to say this to the KPMG partners, it's a violation of the rule. And if it's unknowable to the world which violations of the strict terms of the rule are really violations of the rule and which ones are not really violations of the rule and which ones may turn into a wire fraud prosecution, that is a due process violation, your Honor.

Then, as an evidentiary matter, your Honor, in Government Exhibits 1635 and in 1636, in addition to the argument that I made at the sidebar, which was that the fact that people are openly discussing these matters rebuts the claim that discussions among certain people, which has been

2 criminal conspiracy, it rebuts that argument that the

discussion of confidential PCAOB information must be part of a

4 conspiracy.

The fact that there are emails with people who are not co-conspirators, who are not alleged to be unindicted co-conspirators, openly discussing information they have learned aside from published with the approval of the board information that people have learned from the PCAOB, that rebuts the conspiracy claim.

In addition, your Honor, in both of these exhibits Brian Sweet, who is a former PCAOB employee and a former associate director of the PCAOB, reacts. In one of the exhibits, which is 1636, your Honor — can we put that up on the screen, please, 1636. If we blow up the bottom half of 1636. This is a document not in evidence.

Here at the bottom Louann Sakala, who is not an unindicted co-conspirator, former PCAOB employee, is talking about what she heard, which is the PCAOB is putting together a GNF banking team. It will be led by Dave Marjanoff. She sends that information to a group of people. Some of those people are alleged to be co-conspirators.

George Hermann is an unindicted co-conspirator. Tom Whittle of course is alleged to be a co-conspirator; we are going to hear from him later in trial. John Mucha is not an

	©alsemi: 1.6 - cr-00036-JPO Docum terme 299 - Filted 508/13/19 Page 241 of 247 1411
1	unindicted co-conspirator. David Britt is an indicted
2	conspirator. Brian Sweet by his claim is a conspirator.
3	Hector Santana is a former PCAOB employee, not a
4	co-conspirator.
5	(Continued on next page)
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MR. WEDDLE: (Continuing) And then if we take a look at the top of this piece of paper, Brian Sweet takes this information and he sends it to Cindy Holder, the indicted conspirator; Joe Lynch, former PCAOB, not — I believe not an unindicted co-conspirator; Robert Larson, not an unindicted co-conspirator, former PCAOB; and Michael Tucker, not an unindicted co-conspirator, former PCAOB. And Brian Sweet says to that audience, "Sounds like it may be officially official now."

So I think that is highly probative evidence that this audience of former PCAOB people treat this informal discussion with Louann Sakala, and whoever her source is, as an official announcement, which goes to the first point, which is — which we've argued from the beginning of the case: This rule can't mean what it says. And if this rule means what it says, it's violated all day every day at the PCAOB.

And this is no basis to say we're not talking about a violation of the strict terms of the rule, because that happens all the time, look at this audience of people who are all experienced PCAOB people, they think this is an official announcement. That shows that the scope of this rule is unknowable, which we submit is proof that there can be no criminal intent.

So for both -- and there is a similar thing going on with the exhibit that is in evidence, your Honor. It is also

truth of what's in the emails but the fact that information was

communicated, partly in I think support of the theory that the

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	Case 1:18-cr-00036-JPO Document 299 Filed 03/13/19 Page 245 of 247 1415
1	INDEX OF EXAMINATION
2	Examinationof: Page
3	BRIAN JOHN SWEET
4	Cross By Mr. Cook
5	Cross By Ms. Lester
6	
7	GOVERNMENT EXHIBITS
8	Exhibit No. Received
9	450
10	756
11	759
12	800
13	930
14	
15	
16	DEFENDANT EXHIBITS
17	Exhibit No. Received
18	1008
19	1106
20	1184
21	1361
22	1450
23	1452
24	1453
25	1455

	Case 1:18-cr-00036-JP0	Document 299 Filed 03/13/19 Page 246 of 247 1416
1		DEFENDANT EXHIBITS
2	Exhibit No.	Received
3	1457	
4	1460	
5	1461-R	
6	1462	
7	1473	
8	1477	
9	1483	
10	1488	
11	1489	
12	1490	
13	1506	
14	1550	
15	1580	
16	1585	
17	1588	
18	1593	
19	1594	
20	1595	
21	1596	
22	1598	
23	1599	
24	1601	
25	1602	

	Case 1:18-cr-00036-JPO Document 299 Filed 03/13/19 Page 247 of 247 1417	
1	DEFENDANT EXHIBITS	
2	Exhibit No. Received	
3	1604	
4	1625	
5	1626	
6	1630	
7	1631	
8	1632	
9	1633	
10	1634	
11	1635	
12	M277	
13	M37	
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		